



OAL-17-000-4750

P1+2

P.O. Box 11350  
Midland, TX 79702  
Phone: 432.682.7464  
Fax: 432.682.7465

January 17, 2017

RECEIVED JAN 31 2017

Brenda Shine  
Office of Air Quality Planning and Standards  
U. S. Environmental Protection Agency  
Mail Code 28221T, 1200 Pennsylvania Ave. NW  
Washington, DC 20460

Dear Ms. Shine:

Ring Energy, Inc. (Ring) recently received an Information Collection Request (ICR). This request is extraordinary, both in terms of its breadth and depth of detail. In order to provide EPA with the most accurate possible information, Ring respectfully requests a sixty (60) day extension for completion of both Parts I and II of the ICR.

This extension is absolutely necessary for Ring to conduct the detailed reviews necessary to provide the information requested. Much of the requested information will require detailed site-by-site calculations that cannot and should not be rushed to complete within the allotted timeframe. By granting this extension and allowing one hundred twenty (120) days to respond to Part I and 240 days to respond to Part II, EPA will be giving Ring much needed time to respond to the ICR.

Thank you for your consideration of this request.

Sincerely,

(b) (6)

(b) (6)

Vice president of Engineering



4061 4360

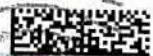
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JAN 24 2017

Office of Air Quality Planning and Standards  
U. S. Environmental Protection Agency  
Attn : Brenda Shine  
Mail Code 28221T,  
1200 Pennsylvania Ave. NW  
Washington, DC 20460

0AR-17-000-4753  
A142



February 1, 2017

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
109 T. W. Alexander Drive  
Research Triangle Park, NC 27709

RECEIVED FEB 02 2017

SUBJECT: Request for Extension of Time to Respond to the Oil and Natural Gas Sector ICR  
for SHD Oil & Gas, LLC (Facility ID: 1598500)

Dear Mr. Tsirigotis:

On December 6, 2016, SHD Oil & Gas, LLC (SHD) received a letter from the Environmental Protection Agency (EPA) requesting information on all their owned and operated oil and gas production facilities. Respectfully, SHD requests an extension of 60 days to respond to the Part 1 request and an extension of 90 days to respond to the Part 2 request.

SHD is in the process of reviewing our field-wide site inventory, which is being completed by SHD operations personnel and contractors in addition to their daily duties. The 60-day extension will allow accurate data gathering for proper filing to meet all of the Part 1 ICR requirements.

ICR Part 2 requests extensive information on the operation, equipment, and fluid characteristics of pipeline and compression information. With the minimum time expected to complete a Part 2 request estimated at approximately 38 hours, additional time will be needed to conduct site visits, retrieve average operating conditions, and sample liquids. Additionally, most environmental work for SHD is completed by a third-party environmental contractor resulting in time for data transfer and review by the SHD responsible official before certification of the report. The 90-day extension for SHD to complete the Part 2 request affords us the necessary time to gather all of the required information.

Along with the intense nature of the requested information and SHD's ability to gather it, these information collection requests come at a time when other federally required reports are due such as SARA Tier II and greenhouse gas reporting. The staff needed to complete all required reports is needed for this ICR effort, further substantiating the need for the extension for the Part 1 and Part 2 ICR.



Please contact myself at (b) (6) should you have any questions. Thank you for your assistance in this matter

Respectfully,

(b) (6)

(b) (6)

SHD Oil & Gas, LLC

cc: (b) (6)



042-17-000-4759

P1+2



RECEIVED FEB - 6 2017

One Ridgmar Centre  
6500 West Freeway, Suite 800  
Fort Worth, Texas 76116  
Phone: 817.989.9000  
Fax: 817.989.9001  
www.approachresources.com

January 30, 2017

Via email (tsirigotis.peter@epa.gov)

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
109 T. W. Alexander Drive  
Research Triangle Park, NC 27709

**RE: Request for Extension of Time to Respond to the Oil and Natural Gas Sector ICR**

**Facility ID 1028050**  
**Approach Operating, LLC**

Dear Mr. Tsirigotis:

On December 13, 2016, my company, Approach Operating, LLC ("Approach" or the "Company") received two Information Collection Requests, a Part 1 operator survey and Part 2 facility survey (together, the "ICR") from you dated November 14, 2016, requesting extensive information regarding the above referenced Facility ID. For the following reasons, I respectfully request an extension of 60 days to respond to both Parts 1 and 2 of the ICR.

As a result of market conditions in the oil and gas industry, Approach reduced its work force by approximately (b) (4) staff in September 2015. This was in addition to another reduction in force in January 2015. Approach's Environmental Department was reduced companywide to just (b) (4) to handle environmental matters at both the field and corporate levels. Therefore, I currently am responsible for all aspects of the environmental compliance requirements within the Company.

I am the individual responsible for collecting information on over (b) (4) oil and gas wells and (b) (4) central processing facilities in the Company's system, substantially all of which are located near Ozona, Texas, approximately 5 ½ hours from Approach's corporate office in Fort Worth, Texas. As you know, the ICR requires me to certify to the accuracy of the information provided to the United States Environmental Protection Agency ("EPA"). However, much of the

Mr. Peter Tsirigotis

January 30, 2017

Page 2

information requested in the ICR is not readily available and will require additional time to accurately compile, certify and report.

Also, the ICR was received during the holidays, when our resources are even more limited due to vacation and personal time off requests.

In addition to the complications associated with limited staff and holidays, the timing coincides with Approach's (1) annual greenhouse gas ("GHG") reporting, (2) Subpart OOOO annual reporting, and (3) annual JJJ engine testing. As the sole representative of the Company's Environmental Department, I have to balance those reporting obligations and the ICR with continuing to ensure that day to day operations are run in an efficient and environmentally responsible manner. We are working on complying with the ICR while also attending to the existing environmental responsibilities.

Finally, various aspects of Part 1 of the ICR are unclear to me and other industry participants filling the Part 1 spreadsheet. I am unsure what should be input in the cells in columns S-U in Part 4 of Part 1 of the ICR. The confusion is that there is a dropdown list for the Part 3 names, but the majority of sites that operators have would show up in Part 4 (battery with a well), and a participant is not able to select that site name. Please provide clarification of this if you are able to do so.

Please contact me at (b) (6) [@approachresources.com](mailto:(b) (6)@approachresources.com) or 817.989.9000 if you have any questions and I look forward to hearing from you regarding this request for extension and clarification.

Regards,

(b) (6)

(b) (6)

Sr. Environmental Advisor

cc: Ms. Brenda Shine via email ([shine.brenda@epa.gov](mailto:shine.brenda@epa.gov))



One Ridgmar Centre  
6500 West Freeway, Suite 800  
Fort Worth, Texas 76116

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01/31/2017

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ZIP 76116  
041L11250796

Mr. Peter Tsirigotis

Director, Sector Policies & Program Division

Office of Air Quality Planning & Standards

United States Environmental Protection Agency

109 T.W. Alexander Drive

Research Triangle Park, NC 27709

2770930305-821099





0AR-17-000-4804

P2



January 5, 2016

RECEIVED FEB - 9 2017

Brenda Shine  
Office of Air Quality Planning and Standards  
U.S. Environmental Protection Agency  
Mail Code 28221T, 1200 Pennsylvania Ave. NW.  
Washington, DC 20460

Dear Ms. Shine:

We recently received Information Collection Requests (ICR) for the following EPA ICR No.:

- EPA ICR No. 3006940
- EPA ICR No. 2784000
- EPA ICR No. 3006960

As EPA is aware, this request is unprecedented in nature both in terms of its breadth and depth of detail. In order to provide EPA with the most accurate possible information, we respectfully request a 90 day extension for Parts II. This extension is absolutely necessary for us to conduct the detailed reviews necessary to provide information on the requested facilities.

As was pointed out during the comment period by GPA Midstream Association, GPA Midstream expects the anticipated burden of the ICR to be much greater than EPA estimates. Much of the requested information will require detailed site-by-site calculations that cannot and should not be rushed to complete within the currently allotted timeframe. By granting this extension and allowing 270 days to respond to Part II, EPA will be giving our company much-needed time to respond to the ICR.

Thank you for your consideration of this request.

(b) (6)

Environmental Engineer





Susan Owen  
Senior Counsel  
Environmental & Safety Law Group

CAR 17-000-4543  
P 112

January 17, 2017

RECEIVED JAN 23 2017

Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code E143-01  
Research Triangle Park, NC 27709

**Information Collection Request for Oil and Gas Facilities (ICR)  
Request for Extension for Parts 1 and 2**

Dear Ms. Shine:

On November 10, 2016, EPA issued the final Information Collection Request for Oil and Gas Facilities (ICR) and shortly thereafter began issuing Clean Air Act §114 letters to owners and operators of existing sources. The final ICR requires Part 1 responses within 60 days and Part 2 responses within 180 days of receipt of the letter. Our Part 1 response will include data on approximately 60,000 oil and gas wells and approximately 100 facilities were selected for Part 2. On behalf of our reporting entities, I am requesting an additional 90 days for submission of the Part 1 response and an additional 120 days for Part 2. This would allow a total of 150 days for Part 1 and 300 days for Part 2. The ICR ID's are listed in Attachment A.

Clean Air Act § 114 does not impose any limitations or constraints on the period that EPA may allow for responding to an ICR. To the contrary, the particular element of § 114 on which EPA must be relying as authority in this case – § 114(a)(1)(G), which authorizes EPA to request "such other information as the Administrator may reasonably require" – requires EPA to set reasonable deadlines.

Part 1 will require gathering information on thousands of facilities and wells. But, beyond gathering the information, it will be necessary to QA/QC the data to verify its accuracy and compile the data into the form requested by the Agency. Although the Part 2 survey already has a 180 day response period, that response requires actual component counts and sampling, in addition to other data-intensive requests.

Please let me know as soon as possible if this request will be approved by EPA. If you have questions or need additional information, please contact me at the number above or by email at (b) (6) @chevron.com.

Sincerely

(b) (6)

Enclosure

cc: Peter Tsirgotis, U.S. Environmental Protection Agency

Environmental & Safety Law Group  
Chevron Law Department  
Chevron Corporation  
6001 Bollinger Canyon Road, San Ramon, CA 94583  
Tel 925 842 6336 Fax 925 842 8595  
sowen@chevron.com

## ATTACHMENT A

### Assigned Facility ICR ID Numbers

#### Chevron Corporation:

1125950  
2145000  
3001480  
3001490  
5001690

#### Four Star Oil and Gas Company

2328000  
5003930



**Law Department**  
Chevron Corporation  
6001 Bollinger Canyon Road, T3A  
San Ramon, CA 94583-2324



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01/17/2017

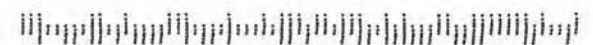
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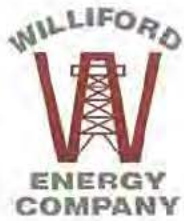


ZIP 94583  
041M11272042

Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code E143-01  
Research Triangle Park, NC 27709

27709-031099





012-17-000-4557  
P1

P. Douglas Storts  
Senior Vice President

RECEIVED JAN 24 2017

January 16, 2017

Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

RE: Part 1 Operator Frame Census  
Williford Energy Company

Ms. Brenda Shine:

Williford Energy Company received EPA's request for Part 1 of the Information Collection Request (ICR) on Monday December 12, 2016 and recognizes our 60 day filing requirements.

We have initiated compiling the requested data; however it is unlikely the 60 day deadline will be met. We are a very small independent energy company with a limited staff and therefore, would like to request an additional 60 days to complete Part 1 of our ICR.

Should you have any questions and/or concerns regarding this matter, please contact me at (b) (6) or email at (b) (6)@willifordenergy.com.

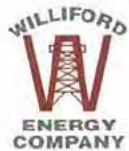
Sincerely,  
WILLIFORD ENERGY COMPANY

(b) (6)

(b) (6)

Engineering Assistant





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TULSA OK 741

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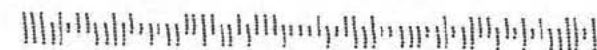
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ZIP 74136  
041M11272384

Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

27709#0002



G. A. Hawkins Operating LLC  
Post Office Box 61  
Graham, TX 76450-0061  
Telephone (940) 549-1033  
Fax (940) 549-5282

CAR-17-000-4594  
P1

RECEIVED JAN 24 2017

January 17, 2017

ATTN: Ms. Brenda Shine  
U. S. Environmental Protection Agency  
109 T. W. Alexander Drive, Mail Code E143-01  
Research Triangle Park, NC 27709

Re: G. A. Hawkins Operating, LLC  
Primary Facility ID # 1248550  
Section 114 ICR Letter

Dear Ms. Shine:

Since receiving our packet we have been diligently working to gather the requested information. We are a very small company, and we just do not have the staff to get this done prior to the deadline. Honestly, it could not have come at a worse time for us due to the Christmas holiday and the normal end of year paperwork requirements that we have to do. Furthermore, we are hindered by the fact that (b) (4)  
(b) (4)

Therefore, I am requesting a 60-day extension to complete the job. I could send what I have completed now if that would help or I could wait and sent it all at once. Your consideration to this request would certainly be appreciated.

Sincerely,

(b) (6)

(b) (6)

MRH/rr

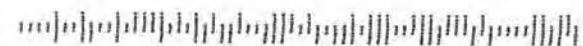
G. A. Hawkins Operating, LLC  
P. O. Box 61  
Graham, TX 76450-0061

NORTH TEXAS TX FIMDC  
DALLAS TX 750  
US MAIL 2007 PM 13 L



ATTN: Ms. Brenda Shine  
U. S. Environmental Protection Agency  
109 T. W. Alexander Drive, Mail Code E143-01  
Research Triangle Park, NC 27709

27709031099



January 13, 2017

RECEIVED JAN 24 2017

Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

Re: Part 1 of the ICR

Dear Ms. Shine,

We respectfully request a 60 day extension to the 60 day filing period granted to us to complete Part 1 of the ICR. Upon receipt of the information packet, we set the packet aside with the intent to complete the information requested in the EPA letter dated November 14, 2016. We were unable to meet this deadline.

Our company operates (b) (4) that was completed in June, 1961. (b) (4) currently produces some associated gas (b) (4) with the oil. The production enters a two stage separator. After separation, the produced gas enters a gas sales pipeline and the oil, with a small amount of associated gas, is sent to an oil stock tank. This volume of gas is (b) (4)

We also request that you supply hard copies of forms necessary to complete the ICR data request.

Sincerely,

(b) (6)

(b) (6)



Mahfouz Energy Company  
P.O. BOX 796653  
Dallas, TX 75379

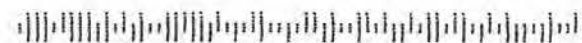
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DALLAS TX 750  
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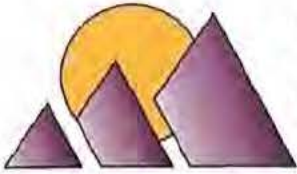


U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code:E143-01  
Research Triangle Park, NC 27709

Attn: Ms. Brenda Shine

27709-031099





042-17-000-4598 91  
PEAK POWDER RIVER  
RESOURCES, LLC

January 17, 2017

Brenda Shine  
U.S. Environmental Protection Agency  
109 TW Alexander Dr Mail Code E143-01  
Research Triangle Park, NC 27709

Dear Ms. Shine:

We recently received an Information Collection Request (ICR), EPA ICR No. 2548.01. While this ICR was dated 14 November 2016, Peak Powder River Resources did not receive it via certified mail until 9 December 2016, four business weeks later. As EPA is aware, this request is unprecedented in nature both in terms of its breadth and depth of detail. In order to provide EPA with the most accurate possible information, we respectfully request a 60 day extension for our Part I ICR. (b) (4) staff is already working on data collection for EPA's Annual Emissions Inventory, as well as preparing for upcoming new rules promulgated by BLM, and the Wyoming DEQ and Wyoming Oil and Gas Conservation Commission. This extension is absolutely necessary for Peak to conduct the detailed reviews necessary to provide accurate information on the requested facilities.

Much of the requested information will require detailed site-by-site calculations that cannot and should not be rushed to complete within the currently allotted timeframe. By granting this extension and allowing 120 days to respond to our Part I ICR, EPA will be giving our company much-needed time to accurately respond to the ICR.

Thank you for your consideration of this request.

Sincerely,

(b) (6)

(b) (6)

Peak Powder River Resources, LLC

(b) (6) [@colopeaks.com](mailto:@colopeaks.com)

Peak Powder River  
1910 Main Ave  
Durango, CO  
81301

SALT LAKE CITY UT 8410

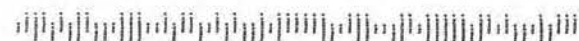
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Brenda Shine

US EPA  
109 TW Alexander Dr. Mail Code E143-01  
Research Triangle Park, NC  
27709

27709-031099



OAR-17-0004599

P1



RECEIVED JAN 24 2017

**PULSE ENERGY, LLC**  
JERICO LLC

Mr. Peter Tsirgotis, Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive  
Mail Code: E143-01  
Research Triangle Park, NC 27709  
cc

Dear Mr. Tsirgotis:

Pulse Energy is in receipt of the Survey dated November 14, 2016. Pulse Energy has experienced trouble in completing this data. We are asking for an extension of an additional 60 days to complete the survey.

The reasons that Pulse Energy will need the additional time is that we will have re-format our data to align with the questions being asked in the survey. Our state permits and refers to all physical addresses of the well based on the county Platt books and coordinates the well location in township/sections/ranges. The EPA survey is asking for latitudes and longitudes for these locations. At this time, Pulse Energy will have to convert all these location into the correct format. Pulse Energy is a small natural gas producer with (b) (4) field employees and (b) (6) office employees. Our fiscal year end is being completed at this time by the (b) (6) office employees to ensure that the taxes for our firm are filed in a timely manner. Pulse Energy does not have enough man power to get all the daily and yearly duties completed with the addition of this survey without the requested extension.

Thank you for handling this matter, and if you need to speak to me, please call (812) 436-(b) (6) or at the above address. Pulse Energy is committed to completing the survey but will just need a little more time.

Sincerely,

Robert M. Leich

President, Managing Partner





20 N.W. FOURTH ST.  
P.O. BOX 1253  
EVANSVILLE, INDIANA 47706

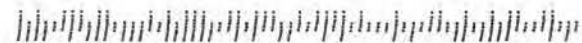
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Ms. Brenda Sline  
US EPA  
109 T.W. Alexander Drive  
Mail Code: E143-01  
Reserach Triangle Park, NC  
27709

27709-031098



OAP-17-000-46 CR  
PI



January 16, 2017

RECEIVED JAN 24 2017

ATTN: Mr. Peter Tsirigotis  
ATTN: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T. W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

RE: Request for 60-day extension for ICR reporting  
Primary Facility ID: 1667300  
Toce Energy, L.L.C.

Toce Energy, L.L.C. is formally requesting a 60-day extension to provide ICR information.

(b) (4)

(b) (4)

Toce employees are trying to finish year-end reporting and our permit division is occupied preparing and filing Tier II reports, production, severance, ERADS, and UIC-10s for the State of Louisiana. There are not enough man hours to complete this reporting before the deadline (February 10, 2017). We are asking for a 60-day extension to April 11, 2017.

Ms. (b) (6), who will be handling the bulk of this work, called Ms. Shine this morning and left a message. There is a lack of clarity in the instructions and she would like to have some questions answered, so that when time allows, she will be able to work on this project. Ms.

(b) (6)

Please have someone call Ms. (b) (6) at (337) 232-6637 and please get back with us about Toce's request for extension.

Regards,

(b) (6)

(b) (6)

Toce Energy, LLC

**TOCE ENERGY, L.L.C.**  
[REDACTED]  
LAFAYETTE, LA. 70505

BATON ROUGE  
LA 707  
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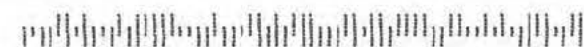


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Mailed From 70503  
01/16/2017  
032A 0061802946

ATTN: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T. W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

27709-031099



0AR-17-000-4601 P1

# V-F Petroleum Inc.

500 W. Texas, Suite 350, Midland, Texas 79701  
Mailing Address: P.O. Box 1889, Midland, TX 79702

432-683-3344  
E-mail: [eric@vfpetroleum.com](mailto:eric@vfpetroleum.com)

FAX: 432-683-3352  
[www.vfpetroleum.com](http://www.vfpetroleum.com)

January 19, 2017

Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

RECEIVED JAN 24 2017

Environmental Protection Agency (EPA)  
Information Collection Request (ICR)

Ms. Shine,

V-F Petroleum Inc. is currently working on gathering the information the EPA requested in the ICR letter received December 9, 2016. Although we are diligently working on completing the survey, we respectfully request an extension on the deadline. It is taking longer than expected to compile the information due to lack of understanding of the instructions and primary functions of staff members due to end of year reporting. V-F Petroleum Inc. is requesting an extension of 60 days to properly respond to the survey in the ICR.

Very truly yours,

(b) (6)

(b) (6)

Petroleum Engineer



V-F PETROLEUM INC.  
P. O. BOX 1889  
MIDLAND, TX 79702

MIDLAND / ODESSA  
TX 79701-1  
20 JAN 2017 PM



Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

2770930310





WARREN AMERICAN  
OIL COMPANY, LLC

January 19, 2017

RECEIVED JAN 24 2017

Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T. W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

RE: ICR – Part 1  
Primary Facility ID 1705350  
Primary Facility ID 1705400  
Primary Facility ID 1705500  
Primary Facility ID 1705550

Dear Ms. Shine:

Warren American Oil Company, LLC is in receipt of four letters from the EPA requesting information concerning our crude petroleum and natural gas extraction facilities. The letters were dated November 14, 2016 and signed by Mr. Peter Tsirigotis. The letters required that the information requested on facilities be returned in 60 days from the day received which in our case was December 8, 2016 meaning the deadline would be February 6, 2016.

This letter is requesting that Warren American Oil Company, LLC be provided an extension of an additional 60 days from the original deadline of February 6, 2017 due to several factors. Warren American Oil has a limited staff and the time it will take to obtain the requested information will be difficult to obtain in the amount of time provided especially considering the time frame included the holiday season.

Your approval of this request is greatly appreciated. Please let me know by email at (b) (6)@warrenamerican.com or by mail. If you would like to discuss this I can be reached at (918) 481-(b) (6).

Sincerely,

(b) (6)

(b) (6)  
VP - Operations

Cc: Peter Tsirigotis by email: [tsirigotis.peter@epa.gov](mailto:tsirigotis.peter@epa.gov)  
Brenda Shine by email: [shine.brenda@epa.gov](mailto:shine.brenda@epa.gov)



POST OFFICE BOX 470372  
TULSA, OKLAHOMA 74147-0372

TULSA OK 741

19 JAN 2017 PM



Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T. W. Alexander Drive, Mail Code:  
E143-01  
Research Triangle Park, NC 27709

27709+0310



CAE-17-000-4603 P1

**WEISER-BROWN OPERATING COMPANY**

117 EAST CALHOUN — P.O. BOX 500  
MAGNOLIA, ARKANSAS 71754-0500

PHONE  
(870) 234-3050

FAX NUMBER  
(870) 234-3839

RECEIVED JAN 24 2017  
REC 2017

Subject: Operator Information Gathering (CAA) Letter Request

Attention Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

Dear Brenda,

Attached for reference is page 1 of a request we received from the EPA in regard to a request to gather facility information from Operators as it pertains to the Clean Air Act (CAA). I'm writing requesting a 30-60 day extension for submission of this information, as we received this letter on December 6, 20016, which was just prior to the holidays. Please know we are currently collecting your requested data and will be submitting in the very near future. However, I want to make all efforts to avoid any penalties or fines.

Furthermore, is it possible to receive a digital version of the "chart" included for part 1 information gathering as the hard copy sent in the letter packet is impossible to write or type on in a readable scale.

Thanks for your time and response. Also for your reference, the primary Facility ID you assigned to us is 1708700. A hard copy of this request is being mailed today to yourself and Mr. Peter Tsirigotis as well.

Please feel free to contact me anytime with questions or concerns you may have.

Truly yours,

(b) (6)

(b) (6)



WEISER-BROWN OPERATING COMPANY

P.O. BOX 500

MAGNOLIA, ARKANSAS 71754-0500

LITTLE ROCK

AR 722

19 JAN '17

PM 2 L

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ZIP 71754  
041L11244224

U.S. ENVIRONMENTAL PROTECTION AGENCY  
109 T.W. Alexander Drive, MAIL CODE: E143-01  
Research Triangle Park, NC 27709

ATTN: MS. BRENDA SHINE

27709-031099





'DAR-17-000-4604  
P1

P. O. Box 1604  
301 West Main, Suite 550  
Ardmore, Oklahoma 73402  
580-223-0936 580-223-1017 Fax  
wildhorse@swbell.net

January 19, 2017

US Environmental Protection Agency  
ATTN: Ms Brenda Shine  
109 T.W. Alexander Dr, Mail Code: E143-01  
Research Triangle Park, NC 27709

RE: EXTENTION REQUEST  
WILDHORSE OIL & GAS CORPORATION Case No.: 1719850  
WILDHORSE OPERATING COMPANY Case No.: 1719950; 1720000; 1720050

Dear Ms. Shine;

We are herein requesting the 60 Day Extension. We received the I.R.C.'s early December 2016. We are an Independent Lease Operator with (b) (4) in-house personnel in addition to me, although we have a good start on the (b) (6) wells' survey.

- 1) December is Christmas Holiday with the family, church and school gatherings and programs all previously scheduled prior to your IRC.
- 2) January is 1099,W-2 and other required reporting, again all previously scheduled prior to your IRC.
- 3) We do not believe we have been selected for a #2 IRC after running our well #'s in your US Well ID Match Tool.

For the above reasons we respectfully request the 60 day extension to properly full fill your request.

Our thanks in advance.

(b) (6)

S. Neil Sisson, President

Cc: [shine.brenda@epa.gov](mailto:shine.brenda@epa.gov); (b) (6) @swbell.net



P.O. Box 1604  
Ardmore, OK 73402

OKLAHOMA CITY

OK 734

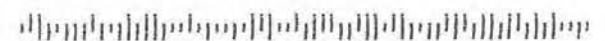
03 JAN '17

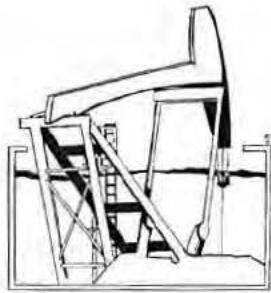
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US Environmental Protection Agency  
ATTN: Ms Brenda Shine  
109 T.W. Alexander Dr, Mail Code: E143-01  
Research Triangle Park, NC 27709

27709-031099





## CRIMSON RESOURCE MANAGEMENT CORP.

5001 California Avenue, Suite 206  
Bakersfield, CA 93309  
Phone 661-716-5001 Fax 661-716-5008

January 18, 2017

RECEIVED JAN 24 2017

Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

RE: ICR received December 14, 2016 for Facility ID 1766250

Ms. Brenda Shine,

This is to confirm that Crimson was granted a 60-day extension to submit Part 1 ICR for the referenced facility per telephonic request on January 17, 2017. The due date to submit Part 1 has been extended to April 14, 2017.

Please advise if this not your understanding.

Sincerely,  
CRIMSON RESOURCE MANAGEMENT CORP.

(b) (6)

(b) (6)

Environmental, Health and Safety Supervisor



Crimson Resource Management  
5001 California Avenue, #206  
Bakersfield, CA 93309

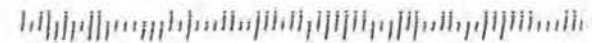
SANTA CLARITA, CA 913

12 PM 2017 PM 31



Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

27709-031099



QAP-17-000-4564  
A1+2



**Bill Barrett Corporation**

January 18, 2017

Sent via UPS Shipping No. 1Z169E990391073390

RECEIVED JAN 24 2017

Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

**Subject: Oil and Gas Information Collection Request  
Request for Extension**

Dear Ms. Shine:

Bill Barrett Corporation, Inc. (Bill Barrett) received an Information Collection Request (ICR), EPA ICR No. 2548.01. Bill Barrett is required to respond to both the Part 1 Operator Frame Census and the Part 2 Detailed Facility Survey for our production operations, and the Part 2 Detailed Facility Survey for our gathering and boosting operations. In order to provide EPA with the most accurate possible information, we respectfully request a 60 day extension for Part 1 and a 90 day extension for Part 2. This extension is absolutely necessary for us to conduct the detailed reviews necessary to provide information on the requested facilities.

In addition to the Part 1 and three Part 2 responses required, Bill Barrett received a detailed Section 114 request on December 29, 2016 specific to (b) (5) of our production facilities with response required by March 29, 2017. These efforts will require concurrent data gathering and synthesis during a time of reduced staff in response to depressed oil and natural gas prices. Additional reporting obligations during this time, including annual Greenhouse Gas reporting, and implementation of recently promulgated rules affecting our industry, including provisions of NSPS Subpart OOOOa and the BLM Methane and Waste Reduction Rule, will stretch our (b) (4) staff thin during the first and second quarters of 2017.

By granting this extension and allowing 120 days to respond to Part 1 and 270 days to respond to Part 2, EPA will be allowing Bill Barret time to respond appropriately to all current reporting obligations, including the ICR. Thank you for your consideration of this request.

Sincerely,

**BILL BARRETT CORPORATION**

(b) (5)

(b) (5)

EHS Specialist

Attachments

January 12, 2017

RECEIVED JAN 24 2017

PH2

**Attention:** Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

**Regarding:** ICR Request  
**Purpose:** Request for Extension Part 1 & 2  
**Facility ID:** 1118600  
**e-GGRT code:** Q1UN-B8GT

Dear Brenda,

Center Production Company, LLC would like to request a 60 day extension to file both part 1 and part 2 of the EPA - ICR survey request. I have no personal experience with regulatory compliance and am very concerned with correctly completing the forms. I am a very small operator and have no compliance personnel.

However, I am very committed to compliance. Several of the local area operators attended an instructional course for ICR on January 11, 2017 and have agreed to brief us. Also, I am currently looking for a consultant to aide us in submitting these forms.

I know you must be very busy with this issue. I apologize for adding any additional strain to your workload. Thank you for your consideration.

Sincerely

(b) (6)

(b) (6)

Manager

Cell Phone # (b) (6)

Send email correspondence to: (b) (6) @adataxcpa.com

**GRIFFIN & HANEY, INC.**  
CERTIFIED PUBLIC ACCOUNTANTS

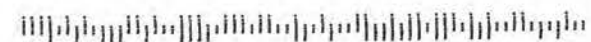
214 West 12th Street • P.O. Box 910  
Ada, OK 74821-0910

OKLAHOMA CITY  
OK 730  
19 JAN '17  
PM 5 L



Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

27709-031099





GAINES OPERATING, LLC  
P. O. BOX 548  
OIL CITY, LOUISIANA 71061  
318-995-7105

OAR-17-000-4695  
P 1 x 2

RECEIVED JAN 24 2017

January 17, 2017

Attn: Mr. Peter Tsirigotis  
U.S. Environmental Protection Agency  
Washington, D.C. 20460

Mr. Tsirigotis,

We are in receipt of the above referenced information request for the following facilities:

- 1) Gaines Operating, LLC, Facility #1249250;
- 2) Fossil Energy, Inc., Facility #1240000;
- 3) Fitzgerald Production Co., Facility #123400;
- 4) R. L. Davis, Facility #1536650;
- 5) Caddo Pine Island Oil & Hist. Soc., Facility #1103350

We are herein requesting an extension until March 1, 2017, to complete Part 1 of the survey and an extension until July 1, 2017 to complete Part 2 of the survey. We are requesting these extensions due to the volume of information requested and the lack of personnel available to complete the survey. Our industry has experience difficult financial times over the last two years and we have been forced to reduce our number of employees from (b) (4) to just (b) (4) currently. The information requested, and in particular, the Longitude and Latitude of each well and facility is not information we have on file and will require onsite surveys to collect this information. In addition, we have yearend obligations regarding our IRS requirements and forms due and simply do not have the personnel necessary to meet the pending deadline for completing the EPA survey.

Your help and cooperation in granting these extensions will be greatly appreciated.

(b) (6)

Doug Gaines

President/Manager

Cc: Ms. Brenda Shine

GAINES OPERATING, LLC  
PO BOX 548  
OIL CITY, LA 71061

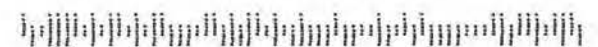
SHREVEPORT LA 710

18 JAN 2017 PM 2 L



U.S. Environmental Protection Agency  
Attn: Ms. Brenda Shine  
109 T.W. Alexander Dr., Mail Code: E143-01  
Research Triangle Park, NC 27709

27709-031099



**M E Booth Corporation**

016-17-000-4596

P 1 + 2

P.O. Box 584 - Ada, OK 74821-0584  
(580) 332-8146 - Fax (580) 332-9003

RECEIVED JAN 24 2017

January 12, 2017

**Attention:** Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

**Regarding:** ICR Request  
**Purpose:** Request for Extension Part 1 & 2  
**Facility ID:** 1078750  
**e-GGRT code:** U61Q-UCBU

Dear Brenda,

M E Booth Corporation would like to request a 60 day extension to file both part 1 and part 2 of the EPA - ICR survey request. I have no personal experience with regulatory compliance and am very concerned with correctly completing the forms. I am a very small operator and have no compliance personnel.

However, I am very committed to compliance. Several of the local area operators attended an instructional course for ICR on January 11, 2017 and have agreed to brief us. Also, I am currently looking for a consultant to aide us in submitting these forms.

I know you must be very busy with this issue. I apologize for adding any additional strain to your workload. Thank you for your consideration.

Sincerely,

(b) (6)

Stacy Robertson  
President

Cell Phone # (b) (6)

Send email correspondence to: (b) (6) @adataxcpa.com

**GRIFFIN & HANEY, INC.**  
CERTIFIED PUBLIC ACCOUNTANTS

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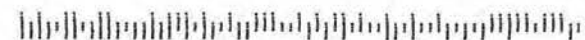
214 West 12th Street • P.O. Box 910  
Ada, OK 74821-0910

OKLAHOMA CITY  
OK 730  
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Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

27709-031099





DAIR-17-000-4607

P1



## Dorchester Minerals, L.P.

3838 Oak Lawn Avenue, Suite 300, Dallas, Texas 75219-4541, Telephone (214)559-0300, Facsimile (214)559-0301

January 20, 2017

RECEIVED JAN 25 2017

Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

Dear Ms. Shine:

Dorchester Minerals Operating LP is responding to a letter we received from you dated November 14, 2016, regarding information requested by your office from us pursuant to section 114 of the Clean Air Act (CAA).

We respectfully request a 60-day extension on this request for information. We did not receive your letter in our office until December 13, 2016, almost a full month after the date of your original letter.

If you have any questions please contact me by telephone at (214) (b) (6) or email at (b) (6) @dmlp.net.

Sincerely,

(b) (6)

(b) (6)

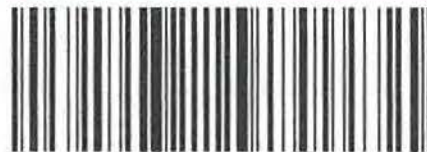
Chief Operating Officer

**Dorchester Minerals**

3838 Oak Lawn Avenue, Suite 300, Dallas, Texas 75219-454

**Address Service Requested**

**CERTIFIED MAIL™**



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Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

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DAR-17-000-4608  
P1

## GUEST PETROLEUM, INCORPORATED

P.O. Box 805 • Edmond, OK 73083 • (405) 341-8698 • Fax (405) 341-9892

January 18<sup>th</sup>, 2017

RECEIVED JAN 25 2017

U.S. Environmental Protection Agency  
Attn: Ms. Brenda Shine  
Mail Code: E143-01  
109 T.W. Alexander Drive  
Research Triangle Park, NC 27709

RE: ICR dated 11-14-2016

Dear Ms. Shine:

Guest Petroleum, Incorporated ("Guest") acknowledges receipt on 12-05-2016 of the EPA letter dated 11-14-2016 containing an ICR on oil & gas facilities pursuant to the CAA.

Whereas Guest is a small, family owned marginal well producer consisting of (b) (4) full time office employees and (b) (6) independent contractors in the field, I hereby request a thirty (30) day extension of time to file the Part 1 survey.

Guest has engaged a third-party vendor (b) (4) to prepare and file our Part 1 and Part 2 (if needed). At this time, I am compiling the data requested by (b) (4) which is required for the ICR.

Again, Guest requests a thirty (30) day extension of time to file Part 1, in order for (b) (4) to obtain and file the proper information as requested in the ICR. I appreciate your prompt attention and should you have any questions regarding my request, please contact me at (405) 341-8698.

Sincerely,

(b) (6)

(b) (6)

(b) (6)

@cox.net

Certified Mail Return Receipt #7015 1660 0000 4640 0912

- Independent Oklahoma Oil and Gas Producer -



GUEST PETROLEUM, INCORPORAT  
P.O. Box 805 • Edmond OK 73083  
Independent Oklahoma Oil and Gas Producer

**CERTIFIED MAIL®**



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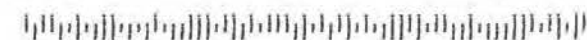


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U.S. Environmental Protection Agency  
Attn: Ms. Brenda Shine  
Mail Code: E143-01  
109 T.W. Alexander Drive  
Research Triangle Park, NC 27709

27709-031099





0 Apr 17-000-4609 P1  
**NORAMCO PRODUCTION, LLC**

January 19, 2017

**RECEIVED JAN 25 2017**

SENT VIA USPS CERTIFIED MAIL 9407110699945020389437

United States Environmental Protection Agency  
Office of Air Quality Planning and Standards  
Attn: Ms. Brenda Shine  
109 T. W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

Re: Extension of Submittal Date for Part 1 Operator Frame Census

Dear Ms. Shine,

We are writing to request that the Environmental Protection Agency (EPA) provide a sixty (60) day extension of the period outlined in the letter received by NORAMCO Production, LLC on December 9, 2016, regarding Part 1 of the Operator Frame Census for all oil and gas well surface sites and centralized production surface sites that we operate.

The magnitude of this request necessitates an extension. This extension is critical to ensure that JVA have adequate time to fully analyze all of our well sites. As this evaluation is extremely time consuming, it will place a burden on capital allocations and expenditures.

Thank you for your consideration of this request.

Sincerely,

(b) (6)

(b) (6)

Regulatory Analyst

(b) (6) [@jvaoc.com](mailto: @jvaoc.com)

NORAMCO Production, LLC  
(b) (6)  
3300 N. A Street  
Bldg. 8, Suite 260  
MIDLAND TX 79705-5421

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Jan 19 2017

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CID: 82589



endicia.com

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**9407 1106 9994 5020 3894 37**

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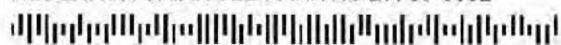
U.S. Environmental Protection Agency

Brenda Shine

109 TW ALEXANDER DR

MAIL CODE: E143-01

RESEARCH TRIANGLE PARK NC 27709-0002



---

FOLD ALONG THIS LINE

OAR-17-000.4610

P1

**Pintail Petroleum, Ltd.**

**225 N. Market, Suite 300**

**Wichita, KS 67202**

**316-263-2243**

**1-800-554-9347**

**316-263-6479 (Fax)**

RECEIVED JAN 25 2017

January 18, 2017

Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code E143-01  
Research Triangle Park NC 27709

RE: Facility ID 1514950

Dear Ms. Shine:

We are requesting a 60 day extension to April 2, 2017, for the Part 1 survey for the Oil and Gas Information Collection Request which is due February 2, 2017. We are a (b) (6) person office and in order to complete your request It will require many hours to collect this information from many different sources. With all the other government required documents due in January and February we do not believe that we can effectively complete your form by your required deadline.

Sincerely

(b) (6)

(b) (6)





OAR-17-000-4614

P1+2

FourPoint Energy, LLC  
100 St. Paul Street, Ste. 400  
Denver, CO 80206

P 303.290.0990  
F 303.290.9997  
fourpointenergy.com

January 23, 2017

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
109 T. W. Alexander Drive  
Research Triangle Park, NC 27709

RECEIVED JAN 26 2017

SUBJECT: Request for Extension of Time to Respond to the Oil and Natural Gas  
Sector ICR for FourPoint Energy, LLC (Facility ID: 1750350)

Dear Mr. Tsirigotis:

On December 12, 2016, FourPoint Energy, LLC (FourPoint) received a letter from the Environmental Protection Agency (EPA) requesting information on all their owned and operated oil and gas production facilities. Respectfully, FourPoint requests an extension of 60 days to respond to the Part 1 request and an extension of 90 days to respond to the Part 2 request.

FourPoint currently owns and operates approximately (b) (4) in the Anadarko Basin, within Oklahoma and Texas. More than half of these wells were part of two acquisitions completed in 2016 and site-specific location and production data have not yet been fully integrated into the electronic filing system. This will require a field-wide site inventory to be completed by FourPoint operations personnel in addition to their daily duties. Considering the size of FourPoint's operations, the 60-day extension will allow accurate data gathering for proper filing to meet all of the Part 1 ICR requirements.

For Part 2, FourPoint owns and operates (b) (4) wells that were on the Selected Production Well List. The Part 2 requests extensive information on the operation, production, equipment, and fluid characteristics of each well. With (b) (4) wells selected from FourPoint and the minimum time expected to complete each Part 2 request estimated at approximately 38 hours, additional time will be needed to conduct site visits, retrieve average operating conditions, and sample liquids. The 90-day extension for FourPoint to complete the Part 2 requests on its seven selected wells affords us the necessary time to gather all of the required information.

Along with the intense nature of the requested information and FourPoint's overall size, these information collection requests come at a time when other federally





FourPoint Energy, LLC  
100 St. Paul Street, Ste. 400  
Denver, CO 80206

P 303.290.0990  
F 303.290.9997  
fourpointenergy.com

required reports are due such as SARA Tier II, greenhouse gas, and state emission inventories. The staff needed to complete all required reports is not available further substantiating the need for the extension for the Part 1 and Part 2 ICR.

Please contact myself at 303-290-0990 or (b) (6) or (b) (6) with Kleinfelder at (b) (6) or (b) (6) @kleinfelder.com should you have any questions. Thank you for your assistance in this matter.

Respectfully,

(b) (6)

(b) (6)

FourPoint Energy, LLC – Vice President, Operations

cc: (b) (6)

Kleinfelder, Inc. – Air Quality Professional



0A12-17-000-4622  
P142

January 20, 2017

RECEIVED JAN 26 2017

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
109 T. W. Alexander Drive  
Research Triangle Park, NC 27709

**RE: Request for Extension of Time to Respond to the Oil and Natural Gas Sector ICR  
Facility ID 1693800 and 1693750**

Dear Mr. Tsirigotis:

On December 15, 2016, my company, Verado Energy, Inc., received a letter from you dated November 14, 2016, requesting extensive information regarding the above referenced Facility. On January 5 or thereabouts, I spoke with a lady at the number for Brenda Shine. She informed me that Verado can disregard the request for ID 1693750 because it is merely a duplicate of the other request which was sent to Verado at a slightly different address (did not include our suite number). For the following reasons, I respectfully request an extension of 60 days to respond to the information collection request ("ICR") for ID 1693800 Part 1, and I request an extension of 90 days for Part 2.

As a result of market conditions we have trimmed our staff to (b) (4) office personnel and (b) (4) field hands, and they are responsible for collecting information on almost (b) (4) wells spread out over approximately 100 square miles in two main areas, one about 130 miles, and the other about 265 miles, from our main office in Dallas. Much of the information is not readily available and will likely require me to personally visit each site, as this is not a task easily delegated to someone else. As you know, this information collection requires me to certify to the accuracy of the information provided to the United States Environmental Protection Agency ("EPA") and subjects me to criminal liability. In addition to limited/reduced staff, the ICR fell over the Christmas and New Year's holiday season (b) (6).

(b) (6) I became aware of this request on January 3, 2017). Additionally, it is not completely clear to me how to calculate when the response is currently due, though it appears it could be as early as February 13, 2017, for Part 1 and June 12, 2017, for Part 2. It appears as

Mr. Peter Tsirigotis  
January 20, 2017  
Page 2

though Part 2 will require much more extensive time and effort even though only two of our wells have been made the subject of that request.

In addition to the complications associated with limited staff and holidays, the timing could not be worse with annual emissions inventory, annual greenhouse gas ("GHG") reporting, and our major development schedule associated with a recent acquisition. With the limited personnel, I have to balance reporting obligations and the ICR with continuing to ensure operations are run in an efficient and environmentally responsible manner. We are working on complying with the ICR while also attending to the existing environmental, safety, and health responsibilities as well as ongoing operations to help ensure America's energy security.

In addition to requesting additional time, the various aspects of the Part 1 Survey [Part 2 questions to follow at a later date] are unclear to me.

1. Whose responsibility is it to respond when there is more than one owner?
2. Whose responsibility is it to respond when the operator is different from the owner?
3. All of our gas/oil is "produced" for "sales." [A small amount of the gas produced by some of our oil wells is used to operate surface facilities.] These questions in Sections 3 and 4 do not make sense to me. When would the answer to these questions be "no"?
4. Some tanks on our site(s) are commonly referred to as "gun barrels." I do not consider them "separators" but they do separate some gas/oil from water. How does EPA view this equipment?
5. Is the "surface site ID" asked for in Sections 3 and 4 the same as the Facility ID provided in the November 14, 2016, letter?

Please contact me if you have any questions and I look forward to hearing from you.

(b) (6)

(b) (6)

Senior Acquisitions/Reservoir Engineer



214-365-3300

8150 N Central Expressway Ste 850

Dallas, Texas 75206

(b) (6)

@veradoenergy.com

cc: Ms. Brenda Shine





OAR-17-000-4613  
P2

Devon Energy Corporation  
333 West Sheridan Avenue  
Oklahoma City, OK 73102-5015

405 235 3611 Phone  
www.devonenergy.com

January 19, 2017

RECEIVED JAN 26 2017

Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive  
Mail Code: D205-01  
Research Triangle Park, NC 27709

Re: Request for an Extension to Data Submittal for Part 2 of the Information Collection Effort for Oil and Gas Facilities, EPA-HQ-OAR-2016-0204

Dear Mr. Tsirigotis:

Devon Energy Corporation ("Devon") respectfully requests a 120-day extension (for a total response time of 300-days) to provide data in response to the U.S. Environmental Protection Agency's ("EPA's") Part 2 Information Collection Request ("ICR") we received on December 5, 2016.

Upon further review of the Part 2 ICR, the existing one hundred and eighty (180)-day response time does not give Devon sufficient time to obtain complete and accurate data that will provide EPA the specificity it needs. Devon's facilities subject to Part 2 are located in multiple states requiring more time to schedule, coordinate and participate in the sample collection effort. Also, the information needed for Part 2 requires the use of a sample collection method that is different than what Devon typically uses requiring more time to analyze the results to ensure they are correct.

In addition, EPA's ICR request comes at a very demanding time. Our staff and resources are significantly limited due to other important reporting deadlines already imposed by EPA and state air agencies for the first quarter of 2017. These existing reporting deadlines include EPA's Part 1 ICR, the annual report for New Source Performance Standards OOOO, the Greenhouse Gas Subpart W report, the EPCRA Tier 2 report, and reporting for numerous state air emission inventories. The same staff responsible for the data collection, assimilation, and reporting for these programs would be responsible to gather the ICR Part 2 data.

Devon appreciates EPA's consideration of our extension request and looks forward to providing meaningful information that will better inform EPA's decision-making process for future rulemakings on this issue.

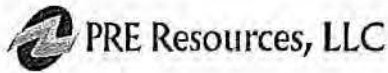
Sincerely,

(b) (6)

Manager EHS

cc: Brenda Shine (shine.brenda@epa.gov)





January 25, 2017

RECEIVED JAN 30 2017

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
109 T. W. Alexander Drive  
Research Triangle Park, NC 27709

SUBJECT: Request for Extension of Time to Respond to the Oil and Natural Gas Sector ICR  
for POC-I LLC (Facility ID: 1769650)

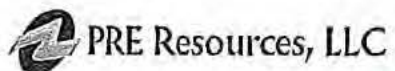
Dear Mr. Tsirigotis:

On December 12, 2016, POC-I LLC (POC) received a letter from the Environmental Protection Agency (EPA) requesting information on all their owned and operated oil and gas production facilities. Respectfully, POC requests an extension of 60 days to respond to the Part 1 request and an extension of 90 days to respond to the Part 2 request.

POC operations in Wyoming consist of a number of older wells that have not been integrated into an online electronic filing system where data is readily retrievable. Because of this, a field-wide site inventory will need to be completed by POC operations personnel in addition to their daily duties. The 60-day extension will allow accurate data gathering for proper filing to meet all of the Part 1 ICR requirements.

The Part 2 requests extensive information on the operation, production, equipment, and fluid characteristics of each well. With the minimum time expected to complete each Part 2 request estimated at approximately 38 hours, additional time will be needed to conduct site visits, retrieve average operating conditions, and sample liquids. Additionally, most environmental work for POC is completed by a third-party environmental contractor resulting in time for data transfer and review by the POC responsible official before certification of the report. The 90-day extension for POC to complete the Part 2 request affords us the necessary time to gather all of the required information.

Along with the intense nature of the requested information and POC's ability to gather it, these information collection requests come at a time when other federally required reports are due such as SARA Tier II, greenhouse gas, and state emission inventories. The staff needed to complete all required reports is not available further substantiating the need for the extension for the Part 1 and Part 2 ICR.



Please contact myself at (b) (6) @prellc.com or (b) (6) with Kleinfelder at (b) (6) or (b) (6) @kleinfelder.com should you have any questions. Thank you for your assistance in this matter

Respectfully

(b) (6)

POC-I LLC – Vice President, Operations

cc:

(b) (6)

Kleinfelder, Inc. – Air Quality Professional

OAR-17-000-4640  
P1



January 6, 2017

Certified Mail Receipt No.: 7016 0910 0001 4651 9105

United States Environmental Protection Agency  
Office of Air Quality Planning and Standards  
ATTN: Peter Tsirigotis  
Director, Sector Policies and Programs Division  
109 T.W. Alexander Drive, Mail Code: D205-01  
Research Triangle Park, NC 27709

RECEIVED JAN 30 2017

Re: Information Collection Request (ICR) Extension Request (ICR ID: 2763000 and 1647450)

Dear Mr. Tsirigotis:

Please accept this letter as a request for a 60-day extension of the deadline to respond to the Part 1 Operator Survey. We believe the law supports providing this 60-day extension. The Clean Air Act Section 114 does not impose any limitations or constraints on the period that EPA may allow for responding to an ICR. To the contrary, the particular element of § 114 on which EPA might be relying as authority in this case – § 114(a)(1)(G), which authorizes EPA to request "such other information as the Administrator may reasonably require – requires EPA to set reasonable deadlines.

Here, the Part 1 Operator Survey asks for detailed information about each well and well site owned or operated by Repsol Oil and Gas USA, LLC ("ROGUSA"), formerly Talisman Energy USA Inc. Indeed, EPA acknowledges in the Fact Sheet for the ICR that it "seeks a broad range of information." This request will entail gathering information on (b) (4) facilities and wells. That alone will require substantial time and resources. But, beyond gathering the information, it will be necessary to QA/QC the data to verify its accuracy and compile the data into the form requested by the Agency. Much of the gathering time spanned over the Thanksgiving, Christmas, and New Year's holidays. (b) (6)  
(b) (6) The 60-day deadline imposed by the ICR has not been adequate to complete this work.

Notably, EPA is under no legally enforceable deadline for completing the § 111(d) regulation for which this information is being gathered. Moreover, it likely will take the Agency upwards of two years or more to ultimately issue the final rule. In this context, a 60-day extension will not prevent EPA from meeting legal obligations and will not unreasonably delay issuance of the rule. We look forward to receiving confirmation of this extension of time.

Sincerely,

(b) (6)

Air Specialist, Marcellus Business Unit

Repsol Oil & Gas USA, LLC

50 Pennwood Place, Warrendale, PA, 15086 USA  
Tel. +1 724 814 5300  
Fax. +1 724 814 5301





January 6, 2017

RECEIVED JAN 30 2017

Certified Mail Receipt No.: 7016 0910 0001 4651 9129

United States Environmental Protection Agency  
Office of Air Quality Planning and Standards  
ATTN: Peter Tsirigotis  
Director, Sector Policies and Programs Division  
109 T.W. Alexander Drive, Mail Code: D205-01  
Research Triangle Park, NC 27709

RECEIVED JAN 30 2017

Re: Information Collection Request (ICR) Extension Request (ICR ID: 2763000 and 1647450)

Dear Mr. Tsirigotis:

Please accept this letter as a request for a 90-day extension of the deadline to respond to the Part 2 Operator Survey. We believe the law supports providing this 90-day extension. The Clean Air Act Section 114 does not impose any limitations or constraints on the period that EPA may allow for responding to an ICR. To the contrary, the particular element of § 114 on which EPA might be relying as authority in this case – § 114(a)(1)(G), which authorizes EPA to request "such other information as the Administrator may reasonably require – requires EPA to set reasonable deadlines.

Here, the Part 2 Operator Survey asks for detailed information about each well and well site owned or operated by Repsol Oil and Gas USA, LLC ("ROGUSA"), formerly Talisman Energy USA Inc. Indeed, EPA acknowledges in the Fact Sheet for the ICR that it "seeks a broad range of information." This request will entail gathering information on (b) (4) facilities and wells. That alone will require substantial time and resources. But, beyond gathering the information, it will be necessary to QA/QC the data to verify its accuracy and compile the data into the form requested by the Agency. Much of the gathering time spanned over the Thanksgiving, Christmas, and New Year's holidays. (b) (6)

(b) (6) The 120-day deadline imposed by the ICR has not been adequate to complete this work.

Notably, EPA is under no legally enforceable deadline for completing the § 111(d) regulation for which this information is being gathered. Moreover, it likely will take the Agency upwards of two years or more to ultimately issue the final rule. In this context, a 90-day extension will not prevent EPA from meeting legal obligations and will not unreasonably delay issuance of the rule. We look forward to receiving confirmation of this extension of time.

Sincerely,

(b) (6)

Air Specialist, Marcellus Business Unit

Repsol Oil & Gas USA, LLC

50 Pennwood Place, Warrendale, PA, 15086 USA  
Tel. +1 724 814 5300  
Fax. +1 724 814 5301



DAIR 17-000-462

P1

Drain Oil Co. LLC  
P. O. Box 809  
Fritch, Texas 79036-0809

P-5# 227879  
PH. Bus. 806-857-2508 Mobile 806-886-4817  
E-mail: audheatcool@aol.com



January 18, 2017

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
109 T. W. Alexander Drive  
Research Triangle Park, NC 27709

RECEIVED JAN 30 2017

RE: Request for Extension of Time to Respond to the Oil and Natural Gas Sector ICR

Facility ID 1192300

Dear Mr. Tsirigotis:

On December 9th, 2016, my company, Drain Oil Co. LLC, received a letter from you dated November 14, 2016, requesting extensive information regarding the above referenced Facility. For the following reasons, I respectfully request an extension of 120 days to respond to the information collection request for my facility #1192300.

I am an individual owner and operator of low producing stripper oil wells. As a result of low oil and natural gas prices, increased taxes, and higher operating costs I cannot afford to hire someone to collect and record all the pertinent information you are requiring within the referenced time frame. (b) (4) part time employees and I are working (b) (4) just to keep our production going. We have our hands full during this time of year just trying to keep our wells pumping due to weather related incidences. It is a struggle to keep wells pumping in cold weather. We just went through an ice storm that broke all our power lines on (b) (4) leases. We will be working (b) (4) just to restore power. (b) (4) at best it will be another another two weeks before power is restored. Our wells are scattered over a (b) (4) mile radius.

I am not sure exactly how the response time is calculated but I received mine right before all the Holidays. I have signed on to the web site and am currently gathering information with what limited time I have had. It will be up to me as the owner to search records and well sites to find the information. Much of the information is not readily available so I will have to visit each site, and research available data. If I understand the letter correctly, I can be subjected to criminal liability by the Environmental Protection Agency if my information is not accurate. This causes me pause and want my information to be as accurate as I can with my limited resources.

In reading the questions provided in the (ICR) I find them to be extremely complicated.

I would like clarification on what is meant by unique surface sight ID?

Where can I find the basin ID?

How is a gun barrel classified?

If you have 3 storage tanks and make 15 barrels a day, how is that classified? Is it your production divided by the number of storage tanks? Such as 15 divide by 3 would be 5 bbls per tank? So the answer would be less than 10?

I attended a 3 hour class on January 10, 2017 to try and get some clarity on the questions asked in your survey. Things are still not clear and many questions remain, however I am working to gather the information as best and as soon as possible. Please contact me if you have any questions and I look forward to hearing from you on clarification as to the questions I have asked in order to proceed filling out the (ICR).

(b) (6)

Owner /Operator

cc: Ms. Brenda Shine



79036-0809

**CERTIFIED MAIL**



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1000



27709

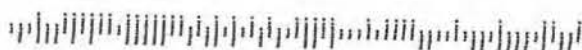
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79036  
JAN 23, 17  
AMOUNT

**\$6.59**

R2305E125157-04

Attn: Ms. Brenda Shine  
US Envir Prot Agency  
109 TW Alexander Dr Mail Code: E143-01  
Research Triangle Pk NC 27709

27709\$0310



**FITE OIL & GAS, INC.**

912-170024643

(318) 424-0544  
FAX: (318) 424-1057

P. O. BOX 1231  
SHREVEPORT, LA 71163

P1

January 20, 2017

RECEIVED JAN 30 2017

Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

RE: Fite Oil & Gas, Inc.  
Information Collection Request (ICR)  
Extension Request

Dear Ms. Shine:

We are in receipt of the letter dated November 14, 2016, received by our office December 15, 2016, from the United States Environmental Protection Agency requesting information for each of our crude petroleum and natural gas extraction facilities. We would like to ask for an extension of time to gather and process the information requested. We are asking for this extension due to the fact Fite Oil & Gas, Inc. is a small operator with only [REDACTED] employees in the office. Due to other year ending reporting requirements and everyday office work load we don't feel that the deadline can be met. We are currently trying to gather the data for processing but we don't believe we will be able to process the data by the deadline which is 60 days after December 15, 2016, for Part 1. We would like to ask for an additional 60 days to complete Part 1 and an additional 120 days to complete Part 2. Please consider this request. If you have any questions or concerns I can be reached at (318) 424-0544. Thank you for your time concerning this matter.

Yours truly,

(b) (6)

[REDACTED]



**FITE OIL AND GAS, INC.**

P.O. BOX 1231  
SHREVEPORT, LA 71163

**CERTIFIED MAIL®**

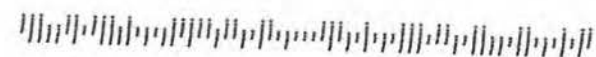


7015 1730 0002 1504 6024



Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

2770930310





9AR-17-000-4650

P1

# GAEA SERVICES, Inc.

OIL, GAS & MINERAL MANAGEMENT

622 W. RHAPSODY, SUITE A • SAN ANTONIO, TEXAS 78216-2607  
(210) 341-5749 • FAX 341-8285

January 23, 2017

RECEIVED JAN 30 2017

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
109 T. W. Alexander Drive  
Research Triangle Park, NC 27709

**RE: Request for Extension of Time to Respond to the Oil and Natural Gas Sector ICR  
Facility ID #1249000**

Dear Mr. Tsirigotis:

On December 8, 2016, my company, GAEA Services, Inc., (GAEA) received a letter from you dated November 14, 2016, requesting extensive information regarding the above referenced facility. GAEA has 27 years of operations and is in good standing with all government regulatory agencies. I respectfully request an extension of 60 days to respond to the information collection request ("ICR") for multiple reasons.

Because of the downturn and market conditions we have trimmed our staff to [REDACTED] employees and they are responsible for collecting information on [REDACTED] wells spread out over 4 counties covering (b) (4) square miles. Much of the information that is being requested by the EPA is not readily available and will require me to travel to the West Texas area to personally to visit each site. The information collection requires me to certify to the accuracy of the information provided to the EPA and subjects me to criminal liability. Also, it is unclear to me how to calculate when the response is currently due because of the holidays. I request that you indicate in your response when the EPA considers the response due.

This ICR fell over the holidays when my small staff was unavailable at various points in time for reasons; all beyond anyone's control. All of my staff, including myself, (b) (6)  
(b) (6)

In addition to the complications associated with limited resources, holidays, inclement weather, and personal situations, the timing of the request for this information at the end of the year could not have been worse. We not only have our normal day to day operations, we are now working on year end financial reporting and processes, plus there are other annual reports such as the Tier II Chemical Inventory, monthly Natural Gas and Production reporting, and corporate tax

preparation. Compounding this is the day to day maintenance of the wells. With the limited personnel, I have to balance reporting obligations to the ICR while continuing to ensure operations run in an efficient and environmentally responsible manner. I assure you we are working on complying with the ICR while also attending to the existing environmental, safety, and health responsibilities.

I have multiple concerns and several questions pertaining to the Part 1 Survey that I would like clarification on before submitting any incomplete or erroneous information.

- 1) I do not own all the wells that I operate, therefore whose responsibility is it to respond when the operator is different than the owner?
- 2) The wells I operate have more than one owner. Whose responsibility is it to respond when there is more than one owner?
- 3) All of our gas/oil is "produced" for "sales." When would the answer to questions in Sections 3 and 4 be "no"? The way the questions are presented has me confused.
- 4) I may have tanks on site that we commonly refer to as "gun barrels." I do not consider them "separators" but they do separate some gas/oil from water. How does EPA view this equipment?
- 5) Is the "surface site ID" in Sections 3 and 4 the same as the Facility ID provided in the November 14, 2016, letter?]

In conclusion, due to holidays, inclement weather, personal issues (b) (6) (b) (6) end of the year reporting obligations and 2016 tax preparation, I respectfully ask that you provide a 60 day extension and clarification of questions. Please contact me if you have any questions and I look forward to hearing from you.

(b) (6)

John David Patterson  
President

cc: Ms. Brenda Shine

**USPS CERTIFIED MAIL™**

GAEA Services, Inc.  
622 W Rhapsody  
Suite A  
SAN ANTONIO TX 78216-2637

US POSTAGE AND FEES PAID  
**FIRST-CLASS**  
Jan 23 2017  
Mailed from ZIP 78216  
1 oz First-Class Mail Letter



endicia.com

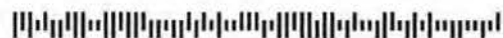
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**USPS CERTIFIED MAIL**



**9407 1102 0079 3276 8808 84**

US EPA  
Brenda Shine  
109 T W Alexander Dr, Mail Code E143-01  
RESEARCH TRIANGLE PARK NC 27709-0001







821 E. Southeast Loop 323, Suite 400  
Tyler, Texas 75701  
Tel (903) 597-7667  
Fax (903) 597-7884

DATE 17-000-4658  
P1

RECEIVED JAN 30 2017

January 23, 2017

U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

Attn: Mr. Peter Tsirigotis

RE: Request for Extension  
EPA Oil & Gas Sector ICR Survey  
Operation ID 1648600

Mr. Tsirigotis:

Tanos Exploration II, LLC would like to respectfully request an extension of time to complete the EPA Oil & Gas Sector ICR survey. I have also courtesy copied Ms. Brenda Shine as well as I am sure that the influx of requests are overwhelming at this point.

If you have any questions of concerns please do not hesitate to contact me at any time, thank you for your time and consideration in this matter.

Sincerely,

(b) (6)

Tanos Exploration II, LLC

NF/mg

Copy: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
✓ 109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709





OAR-17-000-4659 P1

# TITANIUM ENVIRONMENTAL SERVICES, LLC

P.O. Box 4029  
Longview, Texas 75606-4029

Phone (903) 234-8443  
Fax (903) 234-1641

January 11, 2017

Certified Mail #7016 2140 0000 8043 2518

Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709  
shine.brenda@epa.gov

RECEIVED JAN 30 2017

Re: EPA Section 114 Oil and Gas Information Collection Request  
Silver Oak Operating, LLC

(b) (6)

Longview, Texas 75604

Dear Ms. Shine:

Titanium Environmental Services, LLC has been contracted by Silver Oak Operating, LLC to respond to the EPA Section 114 Oil and Gas Information Collection Request.

The original EPA letter, dated November 14, 2016, was directed to a prior address at (b) (6) (b) (6) which Silver Oak Operating last occupied in 2011. It was not forwarded to the current address. A new EPA letter, also dated November 14, 2016, with the correct current address was received on December 28, 2016.

Information needed in Part 1 of the ICR requires that we contact individual pumpers for each site to determine the current tank throughput volumes of the various liquids, in addition to verifying coordinates, identification, and specific equipment at each location. We estimate that approximately 30 professional hours of effort over the course of three weeks will be required to assemble the necessary information.

Silver Oak Operating therefore requests a 60-day extension to reply to Part 1 of this request. We propose to submit the Part 1 response no later than February 28, 2017.

Thank you for your consideration of our request for an extension.

Sincerely,

(b) (6)

cc: (b) (6) Silver Oak Operating, LLC, (b) (6)

DAIR-17-000-4672

Kismet Properties, Inc. P1

RECEIVED JAN 30 2017

January 23, 2017

**CERTIFIED MAIL 7013 3020 0002 3711 6411**  
**AND VIA EMAIL TRANSMISSION TO [shine.brenda@epa.gov](mailto:shine.brenda@epa.gov)**

Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code:E143-01  
Research Triangle Park, NC 27709

Re: Primary Facility ID is 1364200 Owner/Operator Kismet Properties, Inc.  
Request for an Extension of Time to Respond to the Operator Survey  
Request issued on November 14, 2016

Dear Madam:

This letter is to acknowledge the November 14, 2016 Information Collection Request pursuant to the Clean Air Act received on **December 8, 2016**, and Kismet Properties, Inc. fully intends to provide the information requested therein.

**However, we respectfully request an extension of time to complete the operator survey of an additional 60 days for a total of 120 days from December 8, 2016 for several reasons.**

As of December 31st, the President of Kismet Properties, Inc. resigned his position as President after 20+ years in office. We have a new President and are looking forward to his term, however, he is not able to join us immediately and is currently working from a distance. We have already experienced some transitional delays and anticipate more delays. Of the (b) (6) employees, only (b) (6) of the employees actually are familiar with the accounting of the field operations for the operated properties while (b) (6) of the employees are employed to account approximately (b) (6) royalty and non-operated working interests throughout the United States.

Kismet Properties, Inc. is a small business with only (b) (6) employees (b) (6). (b) (6) We contract the services of a Field Operations Consultant to supervise the daily field operations and last year we were forced to reduce the number of field personnel by (b) (4). (b) (4) We need the assistance of the Field Operations Consultant to be certain we are gathering the requested information properly and for it's intended purpose. (b) (6) (b) (6) If we have to consult with him for assistance in providing the information, this will be an additional monetary burden which will need to be budgeted. And our consultant will not be available to assist us until mid-February.

(b) (4)

500 S. Taylor, Suite 103  
P O Box 146  
Amarillo, Texas 79105-0146  
Phone (806) 374-7717  
Fax (806) 373-4816  
Email [Karen@kismetprop.com](mailto:Karen@kismetprop.com)

We are now gathering the tax information for the government returns, state returns, state withholding, receiving 1099's, reconciling 1099's, and issuing 1099's each having their own time constraints and priority. We are doing the best we can with the staff available and should be capable of responding with accurate information.

Please let me know by return advice, whether the extension of time to respond has been granted or how to go about requesting some more time.

Yours truly,

KISMET PROPERTIES, INC.

(b) (6)

Administrative Assistant

klm



KISMET PROPERTIES, INC.  
AMARILLO, TX 79105-0146

OF THE RETURN ADDRESS, FOLLOW THE DASHED LINE  
**CERTIFIED MAIL™**

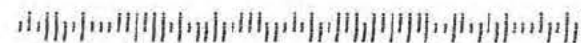


7013 3020 0002 3711 6411



Attn: Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

27709\$0310 R777





9AR-17-000-4673  
P1

*Midnight Oil Corporation*

408 Aspen St Borger, Texas 79007  
Phone 806-273-7989

RECEIVED JAN 30 2017

January 25, 2017

Mr. Peter Tsirigotis  
United States Environmental Protection Agency  
109 T. W. Alexander Drive  
Research Triangle Park, NC 277709

RE: Request for Extension of Time to Respond to the Oil and Natural Gas Sector ICR  
Facility ID 1436050

Dear Sir,

Midnight Oil Corporation respectfully requests an extension of 60 days to the information collection request we received December 7, 2016.

We are a small corporation with (b) employees and need additional time to understand and gather information requested.

We produce oil and gas from (b) leases. Average daily production from (b) (4) leases for previous 12 months is (b) bbl oil daily and (b) mcf of gas daily. Gas is sold to pipeline no gas is vented. Oil is (b) (4) gravity with no measureable vapors.

Your consideration of extension will certainly be appreciated.

Sincerely,

(b) (6)

Vice-President

Midnight Oil Corporation  
408 Aspen St  
Borger TX 79007

**CERTIFIED MAIL**



7015 1730 0000 0625 2450



1000



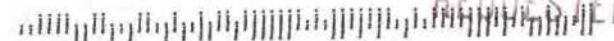
27709

U.S. POSTAGE  
PAID  
BORGER, TX  
79007  
JAN 25, 17  
AMOUNT  
**\$6.59**  
R2305E124476-04

Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code  
E143-01  
Research Triangle Park, NC 27709

RETURN RECEIPT  
REQUESTED

2770960310 R777



RETURN RECEIPT  
REQUESTED

OPR-17-000-4686  
P1



RECEIVED JAN 30 2017

January 23, 2017

**CERTIFIED MAIL RECEIPT 7014 1820 0001 6038 8630**

U.S. Environmental Protection Agency  
Attn: Ms. Brenda Shine  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709

**RE: RTI Contract No. EP-D-11-084  
Facility ID 1582650**

Dear Ms. Shine,

San Isidro Development Company, LC (SIDC) is in receipt of the Information Collection Request (ICR) for the Facility ID referenced above. SIDC recognizes the significance of completing the information within the requested timeline; however, it is the desire of SIDC to provide the most accurate and thorough information possible in order to effectively assist with future decisions made by the EPA.

With this in mind, SIDC kindly requests a 90 day extension for completing Part 1 of the survey. This will provide SIDC a better opportunity to properly gather the information, as well as complete the survey more accurately. Upon your review of this request, please reply with your answer via email at (b) (4). If you prefer, you may contact our office at 361-547-9111 between 8:30 a.m. and 4:30 p.m. (CST).

Thank you in advance for your consideration of this request.

Kindest regards,

(b) (6)

CFO

San Isidro Development Company, L.C.  
400 FM 534  
Sandia, TX 78383  
Telephone: 361-547-9111  
Fax: 361-547-0159



400 FM 534  
Sandia, TX 78383

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7014 1820 0001 6038 8630

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24 JAN 2017 PM



02 1P  
0003182724 JAN 24 2017  
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PITNEY BOWES

U.S. Environmental Protection Agency  
Attn: Ms. Brenda Shine  
109 T.W. Alexander Drive, Mail Code: E143-01  
Research Triangle Park, NC 27709



1000



27709

27709\$0310 R777





# WES-MOR DRILLING, INC.

POST OFFICE BOX 1269 - GRAHAM, TX 76450  
(940) 549-3383 - FAX (940) 549-9822

042-17-000-4687  
P1

January 26, 2017

CERTIFIED MAIL #7012 0470 0000 8113 3672

Attention: Ms. Brenda Shine  
U. S. Environmental Protection Agency  
109 T. W. Alexander Drive, Mail Code E143-01  
Research Triangle Park, NC 27709

RECEIVED JAN 30 2017

Re: ICR Request Letter  
Primary Facility ID 1710100 and  
Primary Facility ID 1710050

Dear Ms. Shine:

You are requested to grant an extension of time for filing a response to the ICR notification in regard to the two ID numbers set out above. At the same time, these two numbers appear to be duplications and please confirm that response is only required for one. In this connection, it is the intention for the response to be utilizing primary Facility ID 1710050 in order to avoid two responses containing the same information. The 90 day extension is requested to begin upon receipt of the response to a letter dated January 12<sup>th</sup>, requesting information and clarification of the matter related to the two above ID numbers. A representative, or assistant in your office, or department, said that information needed to clarify or eliminate conflicting request would be forth coming. However, after several weeks it has not been received.

Because of the imminent deadline, failure to receive the information requested, weather related problems, and other matters beyond our control, it appears that it will not be physically possible to comply with the deadline at this time. In attempting to secure the services of consultants, it appears that the work load is so much greater than recited by the EPA, assistance is not available at this time. Your prompt response is urgently needed.

Yours very truly,

WES-MOR DRILLING, INC.

(b) (6)

Ronald D. Stephens, President

RDS/jk

P. O. BOX 1269  
GRAHAM, TEXAS 76450



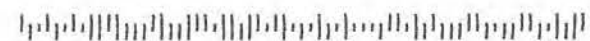
7012 0470 0000 8113 3672

IN TEXAS  
DALLAS 750  
26 JAN '17  
PM 8 L



Attention: Ms. Brenda Shine  
U. S. Environmental Protection Agency  
109 T. W. Alexander Drive, Mail Code E143-01  
Research Triangle Park, NC 27709

27709-031099







0AR-17-000-4661

P1+2

RECEIVED JAN 30 2017

XTO Energy Inc.  
810 Houston Street  
Fort Worth, TX 76102  
817-885-3301

January 6, 2017

Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive, Mail Code E143-01  
Research Triangle Park, NC 27709

Certified Mail No. 7015 1730 0000 9288 1510

Re: XTO Energy Inc.  
Clean Air Act (CAA) 114 Information Collection Request (ICR) for Oil and Gas Facilities  
Extension Request for Both Parts 1 and 2

Ms. Shine:

XTO Energy Inc. (XTO) received Information Collection Requests from the EPA on December 9<sup>th</sup> & 12<sup>th</sup> of 2016 for multiple oil and gas facilities. Specifically, XTO will be responding to upstream (Facility Id No. 1734500), boosting and gathering (Facility Id No. 2872000), processing (Facility Id No. 3008940) and transmission (Facility Id No. 5009360) ICR's for both Parts 1 & 2.

XTO is one of the largest natural gas and oil producers in the United States with production, midstream, processing, and transmission operations in 14 states. The scope and magnitude of the request is extensive for XTO since the company operates more than (b) (4) wells and thousands of compressors and engines.

After evaluating the ICR, an extension to submit the data is being requested for both parts.

Based on XTO's well count of (b) (4) individual XTO wells being identified in the Part 2 API listing, and still yet to be determined boosting and gathering count, XTO anticipates that an additional 6-months for Part 1 and 9-months for Part 2 will be required to collect, prepare, and conduct quality assurance on the requested data.

XTO does have experience with the CAA 114 ICR process, most recently being a 2015 XTO Bakken ICR (Located in ND) which included both basic and detailed information request sections. The data being requested by the EPA in the "Oil and Gas Facility" ICR, although not the same, covers almost (b) (4) times more well sites than that requested in XTO's individual Bakken request. Due to the complexity in gathering and summarizing the volume of data, the XTO Bakken ICR had a basic information response time of 30 days and was granted an additional 42 days for 703 wells while the initial detailed request response time was 90 days and XTO was granted an additional 83 days for a mere (b) (4) well pads/sites in the XTO Bakken ICR. In the broader "Oil and Gas Facility" ICR, XTO is responsible for providing general data on (b) (4) of wells and detailed data on (b) (4) (including scheduling sample analysis), boosting & gathering, processing, and transmission assets.

The CAA §114 does not impose any limitations or constraints on the period that EPA may allow for responding to an ICR. The §114(a)(1)(G) which authorizes EPA to request "such other information as the Administrator *may reasonably* require, requires the EPA to set reasonable deadlines.

The ICR Parts 1 & 2 ask for general and detailed information about each well and well site owned or operated by XTO Energy, Inc. The request for XTO entails gathering information on (b) (4) of wells and facilities which is not readily available. That alone will require substantial time and resources. Beyond gathering the information, it will be necessary to conduct quality assurance on the data to verify its accuracy and compile the data into the form requested by the EPA. Further, the issuance timing came at the end of 2016 during the Christmas and New Years holidays, (b) (6). The 60 and 180 day deadlines for Parts 1 & 2 imposed by the ICR is an unreasonable amount of time for XTO to complete this work given the size of XTO for Part 1 and the count of XTO wells in the more detailed Part 2.

Notably, EPA is under no legally enforceable deadline for completing the §111(d) regulation (Existing Source) for which this information is being gathered. Moreover, it will likely take the agency upwards of two years or more to ultimately develop and issue a final rule. In this context, 6-months for Part 1 and 9-month for Part 2 extensions will not prevent EPA from meeting any defined legal obligations and will not unreasonably delay issuance of a rule.

XTO is committed to meeting the information collection demands but the deadline is not reasonable based on the size of XTO, the scope of requested information, and XTO's past experience with an ICR on a much smaller scale.

I can be reached at 817-885-3301, (b) (6) @xtoenergy.com, or by mail if you have any questions.

Sincerely,

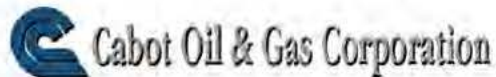
(b) (6)

(b) (6)

Environmental Projects Manager

Cc: (b) (6)





RECEIVED JAN 30 2017

January 11, 2017

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
109 T. W. Alexander Drive  
Research Triangle Park, NC 27709

RE: Request for: 60-day Extension to Respond to Part I and  
60-day Extension to Respond to Part II of the Oil and Natural Gas Sector  
Information Collection Request

Cabot Oil & Gas Corporation  
Part I - Facility ID 1103050  
Part II - Facility ID (see Appendix A)

Dear Mr. Tsirigotis:

On December 9, 2016, we received a request, dated November 14, 2016, from your office to complete the Part I (Operator) survey for all oil and gas production well surface sites and centralized production surface sites under the ownership and operation of Cabot Oil & Gas Corporation. During the same time period, we also received Part II requests for (b) (4) facilities. In spite of every effort to comply, it has come to our attention that we must request an extension as the burden to comply during this time period far exceeds our human resources and desires to respond with accurate and meaningful data. Consequently, I respectfully request an extension of 60 days to respond to Part I and 60 days to respond to Part II of the information collection request (ICR).

There are numerous reasons I can provide to substantiate the needs for these extensions and they can be condensed to the two root concerns below:

#### Impacts of Current Economic Downturn

As you know, the current depressed oil and gas market has forced many producers, including Cabot, to curtail our activities and reduce staff size. Consequently, Cabot no longer has the support staff to absorb additional and unbudgeted workloads, e.g., the ICR, and therefore, with a skeletal staff, we will necessarily require a longer time period to compile a response to the request.

Cabot received the ICR for both Parts I and II during the same week and this means the trigger date to comply to both Parts begins at relatively the same time. Cabot operates over (b) (4) wells/facilities in the "Onshore Petroleum and Natural Gas Production" industry segment.

We also operate a substantial number of facilities which meet 40 Code of Federal Regulations Part 98 Subpart W definition of "Onshore Petroleum and Natural Gas Gathering and Boosting", "Onshore Natural Gas Transmission Compression", and "Underground Natural Gas Storage". It would be ideal to allocate dedicated staff to Parts I and II separately or complete these Parts in sequence with the same staff. However, due to the volume as well as level of details and complexity of the requests, we must start the preliminary data review for Parts I and II simultaneously. Consequently, this causes additional strain on the staff to meet the submittal deadlines.

#### EPA's Timing of the Request

Cabot received the initial emailed requests from the EPA on November 21, 2016 and as previously mentioned, the letters arrived during the 2<sup>nd</sup> week of December 2016. The ICR came during the Holiday season (b) (6); consequently, Cabot was not able to fully engage in preparing a response until January 2017.

In 2016 when the EPA rolled out the ICR via a Webinar and also during the commenting period, it was cautioned that the EPA should seriously consider the timing of the ICR to not coincide with the reporting season such that to cause undue additional burden on the industries during a critical period. Nevertheless, the ICR was sent during this critical time when the industries are burdened with data review and preparation to meet compliance obligations for various federal and state reports including emissions inventory, greenhouse gas ("GHG") reporting, Sara Title III, production reports, etc.

Cabot has come to such a time period when our needs to submit an on-time response to the EPA may necessarily be at the sacrifice of time that may otherwise be focused on ensuring data integrity. In light of the situation presented above, I respectfully request that you grant a 60-day extension to complete Part I (Operator) and a 60-day extension to complete Part II of the ICR.

Please contact me at (b) (6) or (b) (6) @cabotog.com if you have any questions and I look forward to hearing from you.

Regards,

(b) (6)

(b) (6)  
Manager, Emissions Compliance

cc: Ms. Brenda Shine

# **APPENDIX A**

**CABOT OIL & GAS CORPORATION**

**INFORMATION COLLECTION REQUEST  
PART II SELECTED FACILITIES**



**Cabot Oil & Gas**

**Part II**

**Information Collection Request**

FACILITY ID	FACILITY NAME	INDUSTRY SEGMENT
50992	Cannelton Station	Onshore natural gas transmission compression [98
50997	Independence Station	Onshore natural gas transmission compression [98
51002	Witcher Station	Onshore natural gas transmission compression [98
50776	Buffalo Station	Onshore natural gas transmission compression [98
50438	Grapevine Station	Onshore natural gas transmission compression [98
50471	Rich Creek Station	Onshore natural gas transmission compression [98
49451	Meetinghouse Station	Onshore natural gas transmission compression [98
49706	Camp Creek Compressor	Onshore natural gas transmission compression [98
50958	Harco Station	Onshore natural gas transmission compression [98
50977	Tanner Station	Onshore natural gas transmission compression [98
50460	Hoard Baldwin Station	Onshore natural gas transmission compression [98
2113000	Canebrake Station	Onshore petroleum and natural gas gathering and
2113000	Pocahontas D-47	Onshore petroleum and natural gas gathering and
50439	Heizer Storage Field	Underground natural gas storage [98.230(a)(5)]
50975	Raleigh City Storage Field (Buck Station)	Underground natural gas storage [98.230(a)(5)]
37-115-21244-00-00	CASTROGIOVANNI, A. 8H-NW	Onshore petroleum and natural gas production [9.
37-115-20222-00-00	HIBBARD, A&M 4H-SE	Onshore petroleum and natural gas production [9.
37-131-20275-00-00	LOFFREDO, J. 6H-NW	Onshore petroleum and natural gas production [9.
37-115-21012-00-00	WOOD, E. 6H-NW	Onshore petroleum and natural gas production [9.
42-163-33709-00-00	SCHNEIDER TRUST 101H	Onshore petroleum and natural gas production [9.
42-175-33021-00-00	STRONG GAS UNIT #3	Onshore petroleum and natural gas production [9.
42-163-33691-00-00	THOMPSON RANCH 4H (EF)	Onshore petroleum and natural gas production [9.
47-109-00166-00-00	BIG HUFF COAL 02	Onshore petroleum and natural gas production [9.
47-047-01992-00-00	POCAHONTAS J-66	Onshore petroleum and natural gas production [9.
47-045-01688-00-00	VINSON, E., 10	Onshore petroleum and natural gas production [9.



9AR-17-000-4690

P145

Nuroc Energy, Inc.  
PO Box 907  
Andrews, TX 79714-0907

January 24, 2017

RECEIVED JAN 30 2017

Ms. Brenda Shine  
U.S. Environmental Protection Agency  
109 T.W. Alexander Drive  
Mail Code: E143-01  
Research Triangle Park, NC 27709

Dear Ms. Shine,

In response to the recently received request from the EPA regarding methane and VOC emissions, I am requesting a 180-day extension to complete both Part 1 and Part 2 of the survey. My reasons for requesting such an extension are as follows:

First - As a small oil and gas operator I am finding it difficult to acquire the requested information of both Part 1 and 2. I presently report my oil and gas operations to state regulatory agencies on a monthly basis but the information that is required by the EPA survey is not the same information that is normally reported. In the process of acquiring the data for the EPA survey I am having to search and investigate alternative sources and means.

Second - I have a limited amount of personnel. My operations consist of (b) (4) contractor. We need additional time in order to gather the information as the survey requires and to also perform our usual required duties.

Third - My operations consist of only "stripper-well" production in uninhabited areas. The volumes of vapors that are being emitted at my facilities, if any, are extremely low and very likely immeasurable with ordinary measurement devices and methods. In addition, my operations are in unpopulated areas.

I am hopeful that you will consider this request for a 180-day extension of the original reporting deadlines of February 8, 2017 for Part 1 and June 8, 2017 for Part 2.

Respectfully,

(b) (6)

(b) (6)

Nuroc Energy, Inc

c/o



P.O. Box 907 • Andrews, Texas 79714

MIDLAND / ODESSA

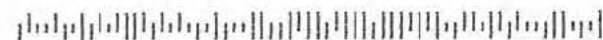
TX 79712 L

25 MAR 2017 PM



Brenda Shine U.S. EPA  
109 T.W. Alexander Drive  
Mail Code: E143-01  
Research Triangle Park, NC 27709

27709\$0310



DAR-17-000-4749  
P2



VIA EMAIL AND CERTIFIED MAIL 7015 3010 0001 0420 3511  
RETURN RECEIPT REQUESTED

RECEIVED JAN 31 2017

January 17, 2017

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
Mail Code 6101A  
1200 Pennsylvania Avenue, N.W.  
Washington, DC 20460

**REQUEST FOR EXTENSION OF DEADLINE FOR RESPONSE TO THE INFORMATION  
COLLECTION REQUEST  
ONEOK PARTNERS, L.P. – GATHERING AND BOOSTING  
ICR FACILITY ID: 2580000**

Dear Mr. Tsirigotis:

On December 9, 2016, ONEOK Partners, L.P. (ONEOK) received correspondence from the Environmental Protection Agency (EPA) requesting information pursuant to Section 114 of the Clean Air Act (CAA). Specifically, the correspondence addressed the Information Collection Request (ICR) for ONEOK's Gathering and Boosting Facilities (ICR Facility ID: 2580000) to assist the EPA in developing emission standards for existing sources within the oil and gas sector (the ICR Letter). This request requires that ONEOK complete a Part 2 detailed survey for the facility within 180 days of receipt of the ICR letter. For the reasons set forth below, ONEOK respectfully requests a 120-day extension to the deadline to respond to the ICR Letter.

As a corporation, ONEOK has received numerous ICR Letters which encompass gathering, boosting, processing, storage and transmission activities resulting in a significant amount of facilities in which a response is required. The Part 2 detailed facility survey consists of an extensive list of questions and data point queries that will require a large amount of manpower and consume a significant amount of time to obtain. Given the scope of the data collection necessary and the number of ONEOK's facilities identified for response to Part 2 of the ICR, the current 180-day response time presents an undue burden, and ONEOK believes it requires additional time to assemble the volume of information requested and to make all efforts necessary for a complete and comprehensive response, as mandated by the level of quality and detail requested by the EPA. Therefore, ONEOK respectfully requests a 120-day extension to the deadline to submit the completed Part 2 survey for the facility. The extension of this deadline will provide ONEOK with the opportunity to collect the requested data consistent with the expectations of the EPA.

Please feel free to contact me at (b) (6) or (b) (6) @oneok.com if you have any questions or concerns. Thank you for your prompt attention to this matter.

Sincerely,

(b) (6)

Environmental Engineer

cc: (b) (6) (pdf)  
Tulsa Environmental Files – Multiple Facilities – Information Collection Request





012-17-000-5615  
P2

VIA EMAIL AND CERTIFIED MAIL 7015 3010 0001 0420 3511  
RETURN RECEIPT REQUESTED

January 17, 2017

Mr. Peter Tsirigotis  
Director, Sector Policies and Programs Division  
Office of Air Quality Planning and Standards  
United States Environmental Protection Agency  
Mail Code 6101A  
1200 Pennsylvania Avenue, N.W.  
Washington, DC 20460

**REQUEST FOR EXTENSION OF DEADLINE FOR RESPONSE TO THE INFORMATION  
COLLECTION REQUEST  
ONEOK PARTNERS, L.P. – OFS CANADIAN VALLEY GAS PLANT  
ICR FACILITY ID: 3006460**

Dear Mr. Tsirigotis:

On December 9, 2016, ONEOK Partners, L.P. (ONEOK) received correspondence from the Environmental Protection Agency (EPA) requesting information pursuant to Section 114 of the Clean Air Act (CAA). Specifically, the correspondence addressed the Information Collection Request (ICR) for the OFS Canadian Valley Gas Plant (ICR Facility ID: 3006460) to assist the EPA in developing emission standards for existing sources within the oil and gas sector (the ICR Letter). This request requires that ONEOK complete a Part 2 detailed survey for the facility within 180 days of receipt of the ICR letter. For the reasons set forth below, ONEOK respectfully requests a 120-day extension to the deadline to respond to the ICR Letter.

As a corporation, ONEOK has received numerous ICR Letters which encompass gathering, boosting, processing, storage and transmission activities resulting in a significant amount of facilities in which a response is required. The Part 2 detailed facility survey consists of an extensive list of questions and data point queries that will require a large amount of manpower and consume a significant amount of time to obtain. Given the scope of the data collection necessary and the number of ONEOK's facilities identified for response to Part 2 of the ICR, the current 180-day response time presents an undue burden, and ONEOK believes it requires additional time to assemble the volume of information requested and to make all efforts necessary for a complete and comprehensive response, as mandated by the level of quality and detail requested by the EPA. Therefore, ONEOK respectfully requests a 120-day extension to the deadline to submit the completed Part 2 survey for the facility. The extension of this deadline will provide ONEOK with the opportunity to collect the requested data consistent with the expectations of the EPA.

Please feel free to contact me at (b) (6) or (b) (6)@oneok.com if you have any questions or concerns. Thank you for your prompt attention to this matter.

Sincerely,

(b) (6)

Environmental Engineer

cc: (b) (6) (pdf)  
Tulsa Environmental Files – Multiple Facilities – Information Collection Request

[illegible]

[illegible]



LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
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(b) (6)	Rob-Joe Gas & Oil Co.	(b) (6)	Ranger, TX 76470	(b) (6)
	Bramley Matthew W		Wadsworth, OH 44281	
	NSP Operating Group LLC		Weatherford, TX 76086	
	Marsh Oil and Gas Inc.		Pauls Valley, OK 73075	
	HORANSKY BURRELL REVOCABLE TRUST		Doylestown PA 18902	
	Bowers Charles A		Palm Coast, FL 32164	
	Trueblood Resources		Denver, CO 80222	
	Mercy Oil and Gas		Aransas Pass, TX 78335	
	Corona Operating LLC		Midland TX 79702	
	Cruthird Mark Oil		Burnett, TX 76354	
	Lyons and Lyons, Inc.		Tulsa, OK 74119	
	Cycohl Energy, LLC		Pampa, TX 79065	
	Modern Exploration, Inc.		Sherman, TX 75090	
	Rogers Oil Field Oppering Corp		Graham, TX 76450	
	Place Oil & Gas Co		Eastland, TX, 76448	



[illegible]

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)		(b) (6)	Perryton, TX 79070	(b) (6)
	Holl Investment		Logan OH, 43138-1376	
	didn't say		Midland, TX 79701-4412	
	TW Clemmons, LLC		Minden, LA 71055	
	Endurance Oil and Gas Inc.		Minden, LA 71055	
	Ludlow Oil & Gas Co LLC		New Matamoras, OH 45767	
	Kroll Energy		New Matamoras, OH 45767	
	LB Exploration, Inc.		Holyrood KS, 67457	
	CR Miller Oil Co.		Olney TX 76374-6414	
	Lake Ronel Oil Co.		Tyler TX, 75702	
	DG Oil Company, Inc.		Graysville, OH 45734	
	Joe Allan Oil Co		Laverne, OK 73848	
	Fenoglio Oil Company		Nocona, TX 76255	
	S & E Resources Inc.		Osage OK 74054-0153	
	Priority Oil and Gas LLC		Lakewood, CO 80227	



(b) (6)	Map Production Co., LLC	(b) (6)	Englewood, CO 80112	(b) (6)
	Carper Well Service		Reno, OH 45773	
	2 S Operating, LLC		Iowa Park, TX 76367	
	Riley Exploration Group, TX		Blanchard, OK 73010	
	Bob Cat Well and Pipeline, LLC		Canfield, OH 44406-0887	
	Don Peterson Company		Loving, TX 76460	
	WP Oil and Gas Exploration		Loving, TX 76460	
	Cypress Operating Inc		Shreveport, LA 71101	
	Minor Elvin Earl		Drumright, OK 74030	
	BOYD & MCWILLIAMS OPERATING, LLC		Midland, TX 79701	
	Fishburn Producing Inc.		Marengo, OH 43334	
	Nat-Nic Oil and Gas		Woodsfield, OH 43793	
	MT Plumley		Borger, TX 79008-0383	
	Rocker A Operating Company		Post, TX 79356-0097	
	Consortium Energy		North Canton, OH 44720	
	Aghorn Operating, Inc.		Odessa, TX 79768	
	Aghorn Operating, Inc.		Odessa, TX 79768	
	Lipan Flats Production		San Angelo, TX 76905	

(b) (6)	ARROWHEAD RESOURCES, INC.	(b) (6)	Fort Worth, TX 76102	(b) (6)
	COOPER OIL & GAS, LLC		Fort Worth, TX 76102	
	Blauser Well Service, Inc.		Marietta, OH 45750- 6964	
	GRIGGS OIL		Dewey, OK 74029	
	ESA Consulting		Longview, TX 75605	
	JNS Production LLC		Albany, TX 76430	
	NWM Operating Inc		Okeene, OK 73763	
	Canyon Operating, LLC		Dallas, TX 75225	
	J-Brex		Amarillo TX 79101	
	TEXAS PHARCHEM INC.		Houston, TX 77082	
	TEXAS PHARCHEM INC.		Abilene, TX 79603	
	AC EXPLORATION, LLC		Houston, TX 77024	
	RAYA ENERGY INC		Austin, TX, 78716	
	Triton Operating LLC		Wichata Falls, KS 76308	
	BASS PETROLEUM, INC		Austin, TX 78716	
	Tomsha, LLC		Bryson TX 76427	
	Martin Petroleum Corp.		Graham, TX 76450	
	Adams O&G		Washington, WV 26181	
	John A Elmore		Sedan, KS 67361	
	Interstate Explorations LLC		Cisco, TX 76437	

(b) (6)	Big State Industry, LLC	(b) (6)	Cisco, TX 76437	(b) (6)
	Rupe Oil Co Inc		Wichita, KS 67278	
	Rister Oil & Gas International LLC		Waxahachie, TX 75165	
	Petro-guard Production LLC		Houston, TX 77063	
	Caza Operating, LLC		1550 Midland, TX 79701	
	Sabalo Operating, LLC		Corpus Christi, TX 78403	
	Sage Energy Co		San Antonio, TX 78216	
	Largo Oil Company		Longview, TX 75606	
	Cisler Oil and Gas		New Matamoras, OH 45767	
	Cisler Oil and Gas		New Matamoras, OH 45767	
	Stout Energy Inc		Midland, TX 79708	
	Miley Gas Co		Sarahsville, OH 43779	
	BFT Operating LLC		Graham, TX 76450	
	Winterscheid Oil LLC		Olpe, KS 66865	
	Rex M Miller		Putnam, TX 76469-0835	
	Britton Operating Company		Aledo, TX 76008	
	SND Operating		Longview, TX, 75604	
	LTX Oil Company and Castillo Oil Company		Luling , Texas 78648	
	LTX Oil Company and Castillo Oil Company		Luling , Texas 78648	
			Ranger, TX 76470	
	JBJ Oil Properties		Graham TX 76450	

(b) (6)	Salient Energy	(b) (6)	Graham TX 76450	(b) (6)
	Henley Operating		St. Jo, TX 7626	
			Oklahoma City, OK	
	Lenco Oil & Gas		73102	
	MSG Resources, Inc		St. Iola, KS 66749	
	Longfellow Energy		Addison, TX 75001	
	Marco Oil Company LLC		Bartlesville, OK 74005	
	NEE		Juno Beach, FL 33408	
	Hunten Operating Company		Oklahoma City, OK	
	David Wrestler		73116	
	Incline Energy Inc		Humboldt, KS 66748	
	Bacon Independent Oil Producer		Midland, TX 79710	
	Clayton William Co.		Cisco, TX 76437	
	Clayton William Co.		Midland, TX 79705	
	Southwest Royalties		Deanville, TX 77852	
			Midland, TX 79705	
	Dorfman Production Co.		Beloit, OH 44609	
	Huntington Oklahoma Oil Co		Huntington, WV 25709	
	Wilco Operating		Monahans, TX 79756	
	Jay Cleo Thompson		Dallas, TX 75201	
	Boyd McWilliams Energy Group Inc		Midland, TX 79701	
	Great Western Drilling		Midland, TX 79701	
	Ensminger Energy LLC		Moran, KS 66755	
	Red Gap Oil and Gas		Cisco, TX 76437	
	NADS Oil Company, LLC		Fresno, TX 77545	
	Sojourner Drilling		Abilene, TX 79604	
	MTM Operating		Monahans, TX 79756	



(b) (6)	Texas American Resources	(b) (6)	Austin, TX 78701	(b) (6)
	Fort Worth Natural Gas Company		Pantego, TX 76013	
	POM		Garland, TX 75040	
	LCS Production Co		Abilene, TX 79608-6663	
			Cisco, TX 76437	
	Mackellar, Inc		Oklahoma City, OK 73116	
	Paul Walker Oil		Duncan, OK 73533	
	Hybrid Operations		Carlsbad, CA 92009	
	Triple L Operating Company LLC		Shreveport, LA 71106	
	M and J Production Company		Harwood, TX 78362	
	SKS		Olney, TX 76374	
	ADA		Olney, TX 76374	
	Capitan Energy		Carlsbad, NM 88221	
	Terry Haggerton		Ira, TX 79527	
	J Harper		Cherryville, KS 67335	
	Tom Coble Oil and Gas		Amarillo, TX 79105	
	Jupitar Oil LLC		Juno Beach, FL 33408	
	Gibraltar Energy LLC		Juno Beach, FL 33408	
	NUCO Energy LLC		Beggs, OK 74421	
	Bryant DG and Oil Company		Midlothian, TX 76065	
	Francis Cain		Grantsville, WV 26147	
	Momentum Energy Corporation		Austin, TX 78746	

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
b6	WHEELER ENERGY, LLC	B6	Norman, OK 73072	b6
b6	Jag Operating LLC	B6	Shreveport, LA 71101-5503	b6
b6	Gulf Pine Energy LP	B6	Columbus, MS 39705	b6
b6	Gala Resources	B6	Graham, TX 76450	b6
b6	Western Reserves Oil Company Inc	B6	Midland, TX 79702-0993	b6

Last_Name	CorporateName	ADDRESS1	CITY__	Salutation
(b) (6)	Krebbs A N and Kay	(b) (6)	Pawhuska, OK 74056	(b) (6)
	Plantation Petroleum			
	Inda Oil Unlimited		Dewey, OK 74029	
	Riverine L.C. COMM Engineering		Lafayette, LA 70505	
	The Long Trusts Comm Engineering		Lafayette, LA 70505	
	Lone Star Resources Company		Keyes, OK 73947	
	Silver Tusk Oil Company, LLC		Houston, TX 77070	
	Lacy 03, LLC		Midland, TX 79702	
	Addax Operating, LLC		Wichita Falls, TX 76307	
	Dee Drilling Company		Mt. Carmel, IL 62863	
	Smith Oil Operations		Hutchinson, KS 67504-0550	
	Baber Oil Company, LLC		Tulsa, OK 74103	
	Berentz Drilling Company, Inc		Wichita, KS 67278	
	M&K Operating, LLC		Abilene, TX 79604-2557	
	Capitan Energy		Midland, TX 79701	
	Richlan Drilling		Beaver, KS 67525	
	Wilcox Operating Corporation		Broussard, LA 70518	
	Panther Bayou Energy, LLC		Broussard, LA 70518	
	Melbourne Oil Company		Tyler, TX 75701-8644	

Last_Name	CorporateName	ADDRESS1	CITY__	Salutation
(b) (6)	Magic Triangle, Inc	(b) (6)	Lafayette, LA 70505	(b) (6)
	Northeast Natural Gas		Charleston, WV 25301	
	Suoco Oil Corporation		Amarillo, TX 79105-9620	
	Tenison Oil Co		Lafayette, LA 70505	
	Mego Resources		Lafayette, LA 70505	
	EQT Corporation		Pittsburgh, PA 15222	
	Lone Star Production		Abilene, TX 79604-2557	
	Jilpetco Inc.		Amarillo, TX 79101	
	Pruet Production Co.		Jackson, MS 39201-2004	
	Acock Operating Limited		San Antonio, TX 78217	
	Brower Oil and Gas		Graham, TX 76450	
	Kepco Operating, Inc		Kilgore, TX 75662-0910	
	Altier Brothers, Inc.		Corning, OH 43730	
	MGA Energy, Inc			
	Red Hawk Resources, Inc		Edmond, OK 73003	
	Colonial Resources, LLC		Edmond, OK 73003	
	Oklahoma Silurian Partners		Tulsa, OH 74103	
	KWB Oil Property Management		Tulsa, OH 74103	
	Hoge Oil and Gas Exploration, Inc		Edmond, OK 73013	



(b) (6)	Casey Musgrove Oil	(b) (6)		(b) (6)
	Bogo Energy Corporation		Oklahoma City, OK 73134	
	Douglas, Daley, & Dietz		Oklahoma City, OK 73130	
	Jasper Oil Producers, Inc		Mt. Sterling, IL 62353	
	Fox Northeastern Oil and Gas Corp		Bartlesville, OK 74003	
	Tema Oil and Gas, LLC		Houston, TX 77084	
	Pedestal Oil Company, Inc.		Oklahoma City, OK 73102	
	Atchley Resources, Inc.		Oklahoma City, 73134	
	Creco Operating		Oklahoma City, 73102	
	D&K Oil Company		Stratford, OK 74872	
	Clarita Operating, LLC		Ada, OK 74820	
	Jetson Operating		Ada, OK 74820	
	Hunt Cimarron LP		Roswell, NM 88202	
	Oliphant Operating LTD LLC		Tulsa, OK 74159	
	Browning Oil Company, Inc		Giddings, TX 78942	
	United Energy and Exploration		Ada, OK 74820	
	GLB Exploration, Inc		Oklahoma, City 73127	
	SEC Production Inc		Edmond, OK 73013	
	Al Rowan		Van, TX 75790-0605	

(b) (6)	Timberline Oil & Gas	(b) (6)	Lafayette, LA 70505	(b) (6)
	Crown Petroleum, Inc		Lafayette, LA 70505	
	Clayton Corp Petro & Natural Gas Prod		Lafayette, LA 70505	
	Dunigan Operating Company		Lafayette, LA 70505	
	White Exploration		Wichita, KS 67206	
	Fora Company		Borger, TX 79007	
	Ohio Valley Energy Systems Corp.		Austintown, OH 44515	
	See Energy LLC		Tulsa, OK 74105	
	C.E. Harmon		Tulsa, OK 74136	
	CP Exploration TX Operating, LLC		Jacksboro, TX 76458	
	JVA Operating Company, Inc.		Midland, TX 79710-1990	
	Frisco Energy, LLC		Lafayette, LA 70505	
	Staghorn Energy		Tulsa, OK 74103	
	Jamex Inc.		Lewisville, TX 75067	
	Basin Operating, Inc		Albany, TX 76430-8011	
	McCoy Petroleum Corporation		Wichita, KS 67206-2573	
	Kornye-Tillman Company		Fort Worth, TX 76107	
	Charter Energy, Inc		Great Bend, KS 67530-0252	
	Siberean Soltice Energy, LLC		Phoenix, AZ 85016	

(b) (6)	Stubblefield Energy Company	(b) (6)	Abilene, TX 79604-2557	(b) (6)
	Cholla Petroleum Inc.		Dallas, TX 75206	
	Schkade Bros. Operating Company		Abilene, TX 79604	
	KLH Oil & Gas, Inc		Cross Plains, TX 76443	
	NWM Operating Inc		Okeene, OK 73763	
	Keen Oil Company		Winfield, KS 67156	
	Rover Operating Company, LLC		Wichita Falls, TX 76308	
	SPH Development, LLC		Wichita Falls, TX 76308	
	Ole Crow Operating Company, LLC		Wichita Falls, TX 76308	
	Johnson & Ernst Operating Co.		Wichita Falls, TX 76307	
	Helis WL G Estate		Lafayette, LA 70505	
	Five States Energy Company, LLC		Dallas, TX 75206	
	Eagle Oil & Gas			
	J&J Whiteside Inc			
	Sotol Energy, Inc		Georgetown, TX 78628	
	Harleton Oil & Gas Inc and Newman Corporation		Tyler, TX 75710	
	G&P, Inc		Aledo, TX 76008	
	Fair Oil, Ltd.		Tyler, TX 75710	

(b) (6)	Rosewood Resources, Inc	(b) (6)	Dallas, TX 75201-2147	(b) (6)
	Blauser Well Service, Inc		Marietta, OH 45750-6964	
	Mega Oil, Inc		Oleny, IL 62450	
	Akea, Inc		Holliday, TX 76366	
	BMBD Enterprise, LLC		Holliday, TX 76366	
	4J Oil Co, LLC		Holliday, TX 76366	
	Collier Oil Field Services, Inc		Holliday, TX 76366	
	Estate of Jimmy Pautsky		Holliday, TX 76366	
	Charles Newberry		Holliday, TX 76366	
	Billy Hibbs Operating Company		Holliday, TX 76366	
	Larry Beisch		Holliday, TX 76366	
	K&R Pipe LLC		Wichita Falls, TX 76308	
	Marshall Peden		Holliday, TX 76366	
	Hanaco, LLC		Boulder, CO 76366	
	Kenny Huskins		Holliday, TX 76366	



Last_Name	CorporateName	ADDRESS1	CITY__	Salutation
(b) (6)	Birdwell Oil & Gas LLC	(b) (6)	Graham, TX 76450	(b) (6)
	Jerry Barnett & Son		Graham, TX 76450	
	Schroeder Oil Properties		Graham, TX 76450	
	Kinder & Petty		Graham, TX 76450	
	Self Production		Graham, TX 76450	
	Bluebonnet Land & Cattle Co		Graham, TX 76450	
	Circle K Operating & Prod Co		Graham, TX 76450	
	JAM Production		Graham, TX 76450	
	Caltex Fossil, LLC		Graham, TX 76450	
	Jackson Investments		Graham, TX 76450	
	Tree Operating		Graham, TX 76450	
	Kelly Mahler Operating		Graham, TX 76450	
	K & C Pump Truck, LLC		Graham, TX 76450	
	J & R Oil Company		Graham, TX 76450	
	JKJ Company		Graham, TX 76450	
	EOI Eagle		Graham, TX 76450	
	Clavo Oil, LLC		Graham, TX 76450	
	DL Operating		Graham, TX 76450	
	Thunderbird Operating LLC		Graham, TX 76450	
	Perry Operating Inc		Graham, TX 76450	
	2C Operating		Graham, TX 76450	
	Cassco Operating		Graham, TX 76450	
	J & D Services		Graham, TX 76450	
	Sim E Burgess		Graham, TX 76450	
	Casey Musgrove Oil		Ponca City, OK 74604	
	Crimson Exploration Operating, Inc.		Houston, TX 77002	
	Aera Energy LLC		Bakersfield, CA 93389	

(b) (6)	J&J Whiteside Inc	(b) (6)	Comanche, TX 76442	(b) (6)
	Peoples Oil LLC		Ottawa, KS 66067	
	Silver Oil & Gas Inc		San Angelo, TX 76906	
	Mogul Resources, LLC		Cisco, TX 76437	
	Stanolind Oil and Gas, LLC		Midland, TX 79702	
	WJH Energy, Inc		Abilene, TX 79608-6546	
	Gillespie Operating, LLC		Abilene, TX 79608-6546	
	ML Parker Inc., dba Parker Energy Company		Breckenridge, TX 76242	
	L and C Leasing, Inc		Pampa, TX 79066	
	Chase Production Company		Pampa, TX 79066	
	Crude Operators LLC		Pampa, TX 79066	
	O'Neal Cattle Company		Pampa, TX 79066	
	Helton Petroleum		Pampa, TX 79066	
	Walls, G M & Frances		Pampa, TX 79066	
	Prairie Oil Company		Pampa, TX 79066	
	EnergyPro, Inc		Georgetown, TX 78628	
	Patton Exploration, Inc.		Abilene, TX 79604	
	Bootstrap Exploration, Inc		Aledo, TX 76008	
	Masada Development		Ransom Canyon, TX 79366	
	Steward Energy II, LLC		Longview, TX 75604	
	Rusk County Well Service		Lafayette, LA 70505	
			Oklahoma City, OK 73102-7211	
	Summa Engineering			
	Ogden Resources		Bryan, TX 77802	
	Corporatoin		Armore, OK 73402	
	SSB Production, LC		Graham, TX 76450	
	S.B. Street Operating Inc.		Graham, TX 76450	
	Jaid Energy, LLC			
	EP Energy		Houston, TX 77210-4362	

(b) (6)	McDay Energy Corp.	(b) (6)	Dallas, TX 75206	(b) (6)
	AOGP, LLC		Abilene, TX 79604	
	Rowland Tank Truck Company		Sherman, TX 75091	
	Great American Resources Inc.		Bowie, TX 76230	
	Ben Smeltzer Company, LLC		Newport, OH 45768	
	Hurst Oil & Gas, Inc		Weatherford, TX 76087-0409	
	Ecapa		Holliday, TX 76366	
	Apache		Holliday, TX 76366	
			Montague, TX 76251	
			Holyrood, KS 67457	
	H.P. Slagel Producing Co., LLC		San Angelo, TX 76902	
	George R. Harvick Clearfork Gas Co.		Albany, TX 76430	
	Land and Natural Resource Development, Inc		Northport, AL 35473	
	Energy Production Corporation		Allen, TX 75013	
	Midland Energy, Inc.		Midland, TX 79707	
	Pegasus Operating Inc.		Victoria, TX 77903	
	TEP Barrett USA, LLC		Fort Worth, TX 76103	

<b>Last_Name</b>	<b>CorporateName</b>	<b>ADDRESS1</b>	<b>CITY__</b>	<b>Salutation</b>
B6	PO & G Operating, LLc	B6	Houston, TX 77057	B6
B6	Creek Energy, Inc.	B6	Abilene, TX 79604	B6
B6	G&S Landscaping, Inc	B6	Abilene, TX 79604	B6
B6	M-Tex Resources	B6	Abilene, TX 79604	B6
B6	Lariat Land & Exploration, Inc.	B6	Abilene, TX 79604	B6
B6	Phoenix Oil and Gas Inc.	B6	Seminole, OK 74868	B6
B6	Rickaway Energy	B6	Pleasanton, TX 78064	B6
B6	WN Operating, Inc.	B6	Okmulgee, OK 74447	B6
B6	Plantation Petroleum	B6	Houston, TX 77043	B6
B6	Diversified Strategic Resources, Inc.	B6	Beverly Hills, CA 90209	B6
B6	Goldston Oil Corporation	B6	Houston, TX 77257	B6
B6	Delray Oil, Inc.	B6	San Antonio, TX 78209	B6
B6	Bill Barrett Corporation	B6	Denver, CO 80202	B6
B6	Nearburg Producing Company	B6	Dallas, TX 75382	B6
B6	Stach Enterprises	B6	Nashport, OH 43830	B6
B6	Wadi Petroleum, Inc	B6	Houston, TX 77014	B6
B6	Harmon O G LLC	B6	Graysville, OH 45734	B6
B6	Strate Exploration, Inc.	B6	Fairfield, IL 62837	B6
B6	SRW Inc.	B6	Gaylord, MI 49735	B6
B6	Lone Star Oil & Gas, Inc.	B6	Midland, TX 79702	B6
B6		B6	Coshocton, OH 43812	B6
B6		B6	Houston, TX 77046	B6
B6	Toro Exploration	B6	Rockwall, TX 75087	B6
B6	Chhabra-Seaver LLC	B6	Tulsa, OK 74137	B6
B6	MGA Energy, Inc	B6	Corning, OH 43730	B6
B6	C.E. Harmon	B6	Tulsa, OK 74136	B6
B6	Eagle Oil & Gas	B6	Dallas, TX 75225	B6
B6	CK Operating Company, LLC	B6	Wichita Falls, TX 76308	B6



<b>Last_Name</b>	<b>CorporateName</b>	<b>ADDRESS1</b>	<b>CITY__</b>	<b>Salutation</b>
B6	R&K Oil	B6	Nocona, TX 76255	B6
B6	Chislom Operating, Inc	B6	Abilene, TX 79606	B6
B6	3-T Exploration, Inc	B6	Wichita Falls, TX 76308-2100	B6
B6	Arbuckle Enterprises	B6	Lafayette, LA 70505	B6
B6	Navus Operating, Inc	B6	Dallas, TX 75367-1065	B6
B6	Bah-Pepper Operating, LLC	B6	Nocona, TX 76255	B6
B6	Reef, LLC	B6	Newburgh, IN 47629	B6
B6	ENCO Exploration Company	B6	Corpus Christi, TX 78401	B6
B6	Supreme Energy Company, Inc	B6	Abilene, TX 79603	B6

Last_Name	CorporateName	ADDRESS1	CITY__	Salutation
(b) (6)	FW Rabalais & Rabalais Oil	(b) (6)	Lafayette, LA 70505	(b) (6)
	3-M Energy Corporation		Lafayette, LA 70505	
	O.H.B., Inc.		Lafayette, LA 70505	
	River Rock Operating, LLC		Chanute, KS 66720	
	Tabula Rasa Energy		Allen, TX 75002	

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)		(b) (6)	Midland, TX 79701	(b) (6)
	3-D OIL COMPANY, A GENERAL		Dewey, OK, 74029	
	A. Whilton Brooks		Warren, PA 16365	
	Airedale Oil and Gas		Oil City, PA 16301	
	ALDRIDGE OPERATING CO., LLC		Natchez, MS 39121	
	American Energy Reserves		Haubstadt, IN 47639	
	Barnett Energy		Lewisville, TX 75056	
	Barrett oil Company		Ada, OK 74820	
	BCL Operating, LLC		Dallas, TX 75219	
	BECK RESOURCES INCORPORATED		Hennessey, OK, 73742	
	BOWLES ENERGY, INC./Gore Petroleum		Edmund, OK 73025	
	Branden DEEM INC		Wichita, KS 67226	
	Buckeye Energy, Inc.		Midland, TX 79702	
	Burleson Petroleum		Midland, TX 79702	
	Burns Oil		Corning, OH 43730	
	BVX Oppering Inc.		Midland, TX 79701	

(b) (6)	Caddo Parish Holdings LLC	(b) (6)	Oil City, LA 71061	(b) (6)
	Catalyst Energy INC		Pittsburg PA, 15203	
	Cooper and Brain Inc.		Wilmington, CA 90748-1177	
	Covenant Operating		Wichita Falls, TX 76308	
	DAVIS BROS. OIL PRODUCERS, INC		Houston, TX	
	Dearing Inc.		Irving, TX 75014	
	Deep Resources		Holmesville, OH 44633	
	Dick Lindsay Oil Co.		Graham, TX 76450	
	Dixon Operating Co.		Wichita, KS 67226	
	Double D Oil and Gas LLC		Dayton, OH 45458	
	Earl Burns INC		Abilene TX, 79604	
	EASTLAND OPERATING, L.L.C.		Ranger, TX 76470	
	Enterra Resources, LLC		Edmond, OK 73083- 5278	
	Excalibur Productions Company		McPherson, KS 67460	
	Far West Development LLC		Oklahoma City, OK 73118	
	Foree Oil Company		Terrell, TX 75160	



	FOSTER, RANDY		New Braunfels, TX 78132	
	Grigsby Petroleum		Shreveport, LA 71101	
	Guidance Oil Developers		Boerne, TX 78006	
	Hannis Operating, LLC		Olney, TX	
	HARNETTY FRANCIS DBA HARNETTY		Junction City OH, 43748	
	Hildreths' Oil & Gas		Spencer, WV 25276	
	HOOD, J. FRANK, JR.		Arlington, TX 76006	
	H-Two-O Investments		Iowa Park, TX 76367- 7041	
	J&J Oil Well Service, Inc.		Petersburg, IA 47567- 9059	
	Jones and Buck Development		Sedan, KS 67361	
	K & G Production		Oil City LA 71061	
	KEATING ENERGY, INC		Ambler, PA, 19002	
	Keito Gas Inc		Reno, OH 45773	
	King Petroleum #2		Nashport OH 43830	
	KS&S Oil Co and RLS Oil Co		Terral OK 73569	
	Lakota Energy		Paradise, TX 76073	
	Legacy Petroleum Corporation		Dallas, TX 75225	

(b) (6)	LoneStar Resources Company	(b) (6)	Keyes, OK 73947	(b) (6)
	Lytle Creek Operating or Coleman Inc.		Abilene, TX 79601	
	Meade Oil		Patoka, IA 47666	
	Mehaffey Investments, Inc.		Eastland, TX 76448	
	Mid-Continent Energy Corp of OK		Wichita, KS 67202	
	MURPHY OIL CORPORATION		Houston, TX 7702	
	N/A		Bryant, IN 47326	
	Natrona County Holdings LLC		Casper, WY 82601	
	Next Era Energy		Juno Beach, FL 33408	
	Oil Producers Inc. of Kansas		Wichita, KS 67206	
	Olsen Energy		Boerne, TX 78006-3312	
	Patno Oil and Gas Company		Zapata, Tx 78076-0790	
	PEARCE, ROY F., JR.		Midland, TX 79702	
	PennView Exploration Inc. and PVE Oil Corp.		Blairsville, PA 15717	
	Petroplexy (?) Equipment		Midland, TX 79702	
	R & M Mills Properties LLC		Conroe, TX 77306	
	RAW oil and Gas Inc		Lubbock TX 79401	

(b) (6)	RB Robertson and Son oil and gas co. LP	(b) (6)	New Bethlehem PA 16242	(b) (6)
	RKK Production Company		Mustang, OK 73064	
	Rogers, S.K. Oil Inc.		Levelland, TX 79336	
	Ryholland Fielder, Inc.		Abilene, TX 79604	
	S&E Resources Inc		Osage, OK 74054-0153	
	Salt Creek Production		Graham, TX 76450	
	Sanders Energy		Fort Worth TX, 76116	
	Silver Hill Energy Partners		Dallas, TX 75225	
	Smith Oil Operations		Hutchinson, KS 67504-0550	
	Smither Energy Co, LLC		Broken Arrow, OK 74011	
	SOUTH SANDS EXPLORATION LLC		Henryetta, OK 74437	
	Speegle Oil and Gas		Longview TX 75605	
	Sterling Properties Inc		Lawton OK 73501	
	The Termo Company		Long Beach, CA 90801-2767	
	Tiger Production Company, LLC		Ridgeland, MS 39158	
	Topper Oil Co		Borger TX 79008	
	Triple S Gas, Inc.		Dallas, TX 75355	

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LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	Capstone Natural Resources, II, LLC	(b) (6)	Tulsa, OK 74136	(b) (6)
	Addax Operating, LLC		Wichita Falls, TX 76301	
	Approach ResourcesAlpine Gas Operator, LLC		Dallas, TX 75201	
	Brehm Oil, Inc		Mt. Vernon, IL 62864	
	C Modesitt Oil Production LLC		Rosedale, IN 47874	
	Callon Petroleum Co		Houston, TX 77077	
	Dee Drilling Co		Mt. Carmel, IL 628863	
	EQT		Pittsburgh, Pennsylvania 15222	
	E Z Land & Cattle Co, Ltd		Albany, Texas 76430	
	Holco Oil & Gas		Borger, TX 79008-3358	
	Jaid Energy, LLC		Graham, TX 76450	
	Lahoma Production, Inc		Jenks, OK 74037-0487	
	Mewbourne Holdings, Inc. c/o Mewbourne Oil Co		Tyler, TX 75711-7698	
	Middleton Oil Co		Houston, TX 77006	
	New Century Energy, Inc		McDonald, PA 15057	
	Remnant Energy		Perryton, TX 79070	

(b) (6)	Rogers & Son	(b) (6)	Arnoldsburg, WV 25234-8014	(b) (6)
	Rouzer Oil Company		Spencer, WV 25276	
	Stanolind Oil & Gas LLC		Midland, TX 79702	
	White Rock Oil & Gas		Dallas, TX 75244	
	Winfield Operating Co		Dallas, TX 75205	
	Muskegon Development Company		Traverse City, MI 49684	

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	Colonial Resources, LLC	(b) (6)	Edmond, OK 73003	(b) (6)
	Graves Operating, LLC		Perryton, TX 79070	
	JIMCO ENERGY, INC		Stockdale, TX 78160	
	Landmark Energy LLC		Seminole, OK 71818-1672	
	Mega Oil, Inc		Olney, IL 62450	
	Red Hawk Resources, Inc		Edmond, OK 73003	
	Sulphur River Exploration, Inc		Dallas, TX 75225	
	Threeway Dilling Co		Midland, TX 79701-4369	
	Combined Resources Corporation		Edmond, OK 73083	
	Strate Exploration, Inc.		Fairfield IL 62837	

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	PO & G Resources	(b) (6)	Houston, TX 77057	(b) (6)



LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	John R. Basnett	(b) (6)	Fairfield, IL 62837	(b) (6)

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	Marbet LLC	(b) (6)	Oklahoma City, OK 73102	(b) (6)
	Heritage Petroleum, Inc		Stillwater, OK 74076	
	KOPCO		Stillwater, OK 74076	
	A.C.T. Operating Co		Lubbock, TX 79401	
	White Rock Oil & Gas		Dallas, TX 75244	
			Marietta, Georgia 45750	

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	Weiser Brown Operating	(b) (6)	Magnolia, AR 71754-0500	(b) (6)
	Pulse Energy Systems		Evansville, IN 47708	
	Sentinel Peak Resources		Bakersfield, CA 93309	
	Tradition Resources Operating, LLC		Houston, TX 77002	
	Bill Barrett Corporation		Denver, CO 80202	
	EOG Resource, Inc.		Houston, TX 77210-4362	
	Swingle Drilling Inc.		Crooksville, OH 43731	
	John M. Clark, Inc.		Midland, TX 79701	
	Corlena Oil Complany		Amarillo, TX 79101	
	Patriot Exploration Corp		Stahlstown, PA 15687	
	Shakespeare Oil Company, Inc.		Salem, IL 62881	
	Lama Energy, LLC		Midland, TX 79710-1990	
	Wildhorse Operating Co.		Ardmore, OK 73402	

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	5 Star Energy Inc.	(b) (6)	Harper, KS 67058	(b) (6)
	Abercrombie Group		Wichita KS 67212	
	Adams Resources and Energy and Adams Exploration and Production		Houston TX 77001	
	AGV Corp		Attica, KS 67009	
	AJAX RESOURCES, LLC		Houston, TX 77046	
	Aleo Oil Co		Great Bend, KS 67530	
	Allam Production Company		Hutchison, KS 67502	
	Amen Oil LLc		Graham, Texas 76450	
	Angus Petroleum		Bakersfield CA 93308	
	ARKLAND PRODUCING CO., INC.		Midland TX 79701	
	Baay Oil, LLC		Pompano Beach, FL 33060	
	Baker Well, Inc.		Westerville, OH 43086- 1678	
	BEARCO OPERATING CO., INC.		Olney, TX 76374	
	Beck Energy Corporation		Ravenna, OH 44266 Junction City OH	
	Bell Oil Co		43748	

(b) (6)	Benson-McCown & Company	(b) (6)	Amarillo, TX 79114	(b) (6)
	Blake Hammon		Jacksboro, TX 76458	
	Bocorp Holdings, LLC		North Canton, OH 44720	
	Britanco LLC		Falls City TX 78113	
	Buuffco Production		Longview, TX 75606	
	Canan Operating Inc.		Wichita Falls, TX 76308	
	Clearwater Inc		Midland, TX 79710	
	CMX Inc		Wichita KS 67206	
	COLEY, THOMAS		Graham, TX 76450	
	CON-LIN OIL CO.		Graham, TX 76450	
	Coppock Herb Energy, LLC		Fairview, Oklahoma 73737	
	CRIMSON RESOURCE MGMT. CORP		Bakersfield, CA 93309	
	DSM Energy		Kittanning, PA 16201	
	DSR Inc		Monahans, TX 79756	
	EDMAR COMPANY, L.L.C.		Midland, TX 79701	
	ENCZI FRANK		Ellenton, FL 34222	



(b) (6)	FABELA OPERATING, LLC	(b) (6)	Olney, TX 76374	(b) (6)
	Five K Partnership		Graham, TX 76450	
	Founders Oil and Gas Operating, LLC		Midland, TX 79705-2105	
	Gas and Oil Management Associates, Inc.		Youngsville, PA 16371	
	Georgetown Oil Co.		Cambridge, OH, 43725	
	GERRY-MAC OIL, INC.		Graham, TX 76450	
	Glori Energy Holdings Inc		Houston, TX 77053	
	Hayes Partnership		Graham, TX 76450	
	Heath Oil Co.		Washington, OK 73093	
	Herman L Loeb		Lawrenceville, IL 62439	
	Highman Oil and Gas LLC		Woodsfield, OH 43793-9261	
	Hilltex Operating Company		Graham, TX 76450	
	Ironhorse Oil and Gas, Inc.		Albany, TX 76430	
	J & J Production Company		Okemah, OK, 74859	
	J AND M OIL CO., INC		Santa Clause, IN 47579	
	Jackson Oil Corp.		Mt. Carmel, IL 62863	
	John H. Booth, Inc.		Tulsa, OK 74136	

(b) (6)	John Palmer LLC	(b) (6)	Megargel, TX 76370	(b) (6)
	Johnson Johnson Operating Incorporation		Pleasant Hill, LA 71065	
	Joseph Ryan		Graham, TX 76450	
	Kaiser Francis Oil Company		Tulsa, OK 74136	
	Keener Oil		Tulsa, OK 74119	
	Kenneth Hoggard Oil and Gas		Olney, TX 76374	
	Kilmarnock Oil Company, Inc.		Corsicana, TX 75110	
	KLB Oil Company, LLC		Bartlesville, OK 74006	
	KNOBLOCH, ALBERT		Graham, TX 76450	
	Layline Energy 1 LLC		Electra, TX 76360	
	Lindell and Maney, LLC		Warren, PA 16365	
	Lone Star Oil and Gas INC		Midland, TX 79702	
	LR Energy Inc		Elk City, KS 67344	
	Magnum Energy		Norman, OK 73072	
	Master Wellworks, Inc.		Evaneline, LA 70537	
	McMoran Exploration Company		Shreveport, LA 71101	
	Mike Palmer Oil		Megargel, TX 76370	

	N/A		Adamsville, OH 43802	
(b) (6)	NGO Development Corporation	(b) (6)	Newark, OH, 43058-4970	(b) (6)
	Nog Production and Operating, LLC		Pettus, TX 70146	
	Oblaeen Resources		Wallis, TX 77485	
	Penneto Oil Company		Delmont, PA 15626	
	Petrosaurus		San Antonio, TX 78270	
	PGP OPERATING, LLC		Vance, AL 35490	
	Pintail Oil		Houston TX 77042	
	Proven Reserves Management Inc.		Kingston, OK 73439	
	Quality Oil and Gas		Alliance, OH 44601	
	RAMTEX ENERGY LLC		Tulsa, OK 74153	
	Red Oak Energy		Withita, KS, 67207	
	Redbud E&P Inc.		Spring, TX 77379	
	ROXI PRODUCTION		Pampa, TX 79065	
	Royale Energy		El Cajon, CA 92019	
	Scott Plamer Oil		Olney, TX 76374	
	Silver Hill Energy		Dallas, TX 75225	
	Simco Oil		Lytle, TX 78052	

(b) (6)	SL Exploration	(b) (6)	Southlake, TX 76092	(b) (6)
	Slow Stroke Production LLC		Hesperia, MI 49421	
	Stedman Energy		Chautauqua, NY 14722	
	Stoner Drilling Co		Corsicana, TX 75109	
	Tatum Petroleum Company LLC		Zanesville, OH 43702	
	TECHNOLOGY & ENGR. CAREERS INC.		Houston, TX 77063	
	Terrgin Oil and Gas LLC		Louisville, OH 43071	
	Texas Energy Operations		Dallas, TX 75204	
	TOCE ENERGY, L.L.C.		Lafayette, LA 70503	
	Triple B Production Drilling		Poynor, TX 75782	
			Chase, Kansas 67524-9440	
	Vamco Operations			
	Vanguard Oil and Gas LLC		Hanoverton, OH 44423	
	Vaquero Energy		Bakersfield CA 93309	
	Walbet, Inc		Monahans, TX 79756	
	WHITT INVESTMENTS, INC.		Graham, TX 76450	
	WTG Exploration Inc		Midland, TX 79705	
	WTG Exploration Inc		Houston TX 77040	

(b) (6)		(b) (6)	Haslet, TX 76052	(b) (6)
			Lawton, OK 73501	



LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	Abercrombie Group	(b) (6)	Wichita KS 67212	(b) (6)
	Adams Exploration and Production		Houston TX 77001	
	Adams Resources and Energy		Houston TX 77001	
	AGV Corp		Attica, KS 67009	
	AJAX RESOURCES, LLC		Houston, TX 77046	
	Aleo Oil Co		Great Bend KS 67530	
	Amen Oil LLc		Graham, Texas 76450	
	Angus Petroleum		Bakersfield CA 93308	
	ARKLAND PRODUCING CO., INC.		Midland TX 79701	
	Armor Petroleum, Inc		Wichita Falls, TX 76308-0625	
	Baay Oil, LLC		Pompano Beach, FL 33060	
	Baay Oil, LLC		Akron, Ohio 44333	
	Baker Well, Inc.		Westerville, OH 43086-1678	
	BEARCO OPERATING CO., INC.		Olney TX 76374	
	Beck Energy Corporation		Ravenna, OH 44266	
	Bell Oil Co		Junction City OH 43748	

	Big "6" Drilling Company		Houston, TX 77063	
(b) (6)	Blake Hammon	(b) (6)	Jacksboro TX 76458	(b) (6)
	Bocorp Holdings, LLC		North Canton, OH 44720	
	Britanco LLC		Falls City TX 78113	
	Burexbo LLC		Wichita, KS, 67206-1094	
	Buuffco Production		Longview, TX 75606	
	Canan Operating Inc.		Wichita Falls, TX 76308	
	CCI		Houston, TX 77002	
	Center Production Co LLC		Ada, Oklahoma 74820	
	Chesapeake Energy Corporation		Oklahoma City, OK 73154-0496	
	CMX Inc		Wichita KS 67206	
	COLEY, THOMAS		Graham, TX 76450	
	CON-LIN OIL CO.		Graham TX 76450	
	CRIMSON RESOURCE MGMT. CORP		Bakersfield, CA 93309	
	Dan A Hughes Company LP		Beeville, TX, 78104	
	Devonian Operations		Pleasantville, PA 16341	
	Dorchester Minerals, L.P.		Dallas, TX 75219-4541	
	Dover-Atwood Corp		Massillon, OH 44646-7182	
	DSM Energy		Kittanning, PA 16201	
	DSR Inc		Monahans, TX 79756	

	E & B Resources		Bakersfield CA 93308	
(b) (6)	EDMAR COMPANY, L.L.C.	(b) (6)	Midland, TX 79701	(b) (6)
	ENCZI FRANK		Ellenton, FL 34222	
	FABELA OPERATING, LLC		Olney, TX 76374	
	Five K Partnership		Graham, TX 76450	
	Founders Oil and Gas Operating LLC		Midland, TX 79705- 2105	
	G. & S. Inc.		Spearman, Texas 79081	
	G.A. Hawkins operating, LLC		Graham, Texas 76450- 0061	
	Gas and Oil Management Associates, Inc.		Youngsville, PA 16371	
	Georgetown Oil Co.		Cambridge, OH, 43725	
	GERRY-MAC OIL, INC.		Graham, TX 76450	
	Glori Energy Holdings Inc		Houston TX 77053	
	Gress Oil & Gas		Coshocton, OH 43812	
	Guest Petroleum, Inc		Edmond, OK 73083	
	Hale Oil Co.		Hosston, LA 71043- 0266	
	Heath Oil Co.		Washington, OK 73093	
	Hilltex Operating Company		Graham, TX 76450	
	J & J Production Company		Okemah, OK, 74859	

(b) (6)	Jackson Oil Corp.	(b) (6)	Mt. Carmel, IL 62863	(b) (6)
	Johnson Johnson Operating Incorporation		Pleasant Hill, LA 71065	
	Joseph Ryan		Graham, TX 76450	
	Keener Oil		Tulsa, OK 74119	
	KNOBLOCH, ALBERT		Graham, TX 76450	
	LAMA Energy, LLC		Midland, Texas 79710- 1538	
	Lasater & Co, Inc		Spearman, Texas 79081	
	Layline Energy 1 LLC		Electra, TX 76360	
	Lease Management Inc.		Mt Pleasant, MI 48858	
	Lone Star Oil and Gas INC		Midland TX 79702	
	Magnum Energy		Norman, OK 73072	
	Mahfouz Energy Company		Dalls, Texas 75379	
	Momentum Operating Co, Inc		Albany, Texas 76430	
	National Energy Corporation		Vincennes, Indiana 47591	
	NOC		Iowa Park, TX 76367	
	Nog Production and Operating, LLC		Pettus, TX 70146	
	Noramco Production, LLC		Midland, TX 79705- 5421	
	Oblaeen Resources		Wallis, TX 77485	
	on behalf Vernie Moenning,		Electra, TX 76360	

(b) (6)	Peak Powder River Resources, LLC	(b) (6)	Durango, Colorado 81301	(b) (6)
	Penneto Oil Company		Delmont, PA 15626	
	Petro Evaluation Services, Inc.		Wooster, OH 44691	
	Petrosaurus		San Antonio, TX 78270	
	PGP OPERATING, LLC		Vance AL 35490	
	Pintail Oil		Houston TX 77042	
	Pintail Petroluem, Ltd		Wichita, KS 67202	
	Proven Reserves Management Inc.		Kingston, OK 73439	
	Quality Oil and Gas		Alliance OH 44601	
	RAMTEX ENERGY LLC		Tulsa, OK 74153	
	Redbud E&P Inc.		Spring, TX 77379	
	Riverside Petroleum Indiana LLC		The Woodlands, Texas 77831	
	ROXI PRODUCTION		Pampa, TX 79065	
	Scott Plamer Oil		Olney, TX 76374	
	Slow Stroke Production LLC		Hesperia MI 49421	
	Stoner Drilling Co		Corsicana, TX 75109	



(b) (6)	Tatum Petroleum Company LLC	(b) (6)	Zanesville, OH 43702	(b) (6)
	TECHNOLOGY & ENGR. CAREERS INC.		Houston, TX 77063	
	Texland Petroleum		Ft. Worth TX 76102	
	TOCE ENERGY, L.L.C.		Lafayette LA 70503	
	Triple B Production Drilling		Poynor TX 75782	
	Vamco Operations		Kansas 67524-9440	
	Vanguard Oil and Gas LLC		Hnoverton OH 44423	
	Vaquero Energy		Bakersfield CA 93309	
	Ventex Operating Corporation		Dallas, Texas 75201	
	Verado Energy		Dallas, TX 75206	
	Walbet, Inc		Monahans, TX 79756	
	Warren American Oil Co.		Tulsa, OK	
	WHITT INVESTMENTS, INC.		Graham, TX 76450	
	Williford Energy co		Tulsa, Oklahoma 74136	
	Wilson-Shab Corp.		Electra, TX 76360	
	WTG Exploration Inc		Houston TX 77040	
	WTG Exploration Inc		Houston TX 77040	

(b) (6)		(b) (6)	Shreveport, LA 71101	(b) (6)
			Newark, OH, 43058-4970	
			Haslet, TX 76052	
			Fairview, Oklahoma 73737	
			Albany, TX 76430	
			Lawton, OK 73501	
			Megargel, TX 76370	

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	Aruba Petroleum, Inc	(b) (6)	Plano, Texas 75074	(b) (6)
	North Country Energy		Amarillo, TX 79157-2767	
	Patriot Exploration Corporation		Stahlstown, PA 15687	
	Petro Holdings, Inc		Spencer, WV 25276	
	Square Mile Energy, LLC		Houston, TX 77057	
	Petro Harvester		Plano, TX 75024	
	Sphere 3 Environmental		Longview TX 75604	
	Roy G Hildreth & Son Inc/KIMCO, Inc		Spencer, WV 25276	

Last_Name	CorporateName	ADDRESS1	CITY__	Salutation
(b) (6)	Big "6" Drilling Company	(b) (6)	Houston, TX 77063	(b) (6)
	Gress Oil & Gas		Coshocton, OH 43812	
	Hale Oil Co.		Hosston, LA 71043-0266	
	Lease Management Inc.		Mt Pleasant, MI 48858	
	Petro Evaluation Services, Inc.		Wooster, OH 44691	
	Dover-Atwood Corp		Massillon, OH 44646-7182	
	Verado Energy		Dallas, TX 75206	
	Warren American Oil Co.		Tulsa, OK	
	Speller Oil Corporation		Oklahoma City, OK 73112	
	James W. Owens		Oklahoma City, OK 73116	
	Sound Energy Company, Inc.		Dover, OH 44622	
			Austintown, OH 44515-1081	
	Eric Petroleum Corporation			
	Porter Petroleum of SEO, LLC		Hopewell, OH 43701	
	Sundown Energy		Oklahoma City, OK 73112	
	Stout Excavating, Inc.		Wooster, OH 44691	
	San Isidro Development Company, L.C.		Sandia, TX 78383	
	Drain Oil Co., LLC		Fritch, TX 79036	
	Foundation Energy Management, LLC		Dallas, TX 75248	
	Charter Oak Production Co., LLC		Oklahoma City, OK 73134	
	HY Tech Inc.		Pampa, TX 79065	
	Pioneer Oil Company, Inc.		Vincennes, In 47591	
	WILL-DRILL Operating, LLC		Shreveport, LA 71101	
	Cherokee Royalties & Minerals, Inc.		Duncan, OK 73533	

(b) (6)	Nytis Exploration Company, LLC	(b) (6)	Lexington, KY 40509	(b) (6)
	Lasater & Co, Inc			
	G&S Inc		Spearman, TX 70981	
	Kismet Properties, Inc.		Amarillo, TX 79105	
	TMR Explorations, Inc.		Bossier City, LA 71171-5625	
	Arena Production Company			
	W.R. Williams, Inc.		The Woodlands, TX 77381	
			Amarillo, TX 79105	
	GAEA Services, Inc.		San Antonio, TX 78216-2607	
	Tanos Exploration, LLC		Tyler, TX 75701	
	Jeanie Enterprises LLC		Somerset, OH 43783	
	Wilson Operating Company, LLC		Tulsa, OK 74105	
			Fairfield, IL 62837	
	Lotus Operating Co. LLC		Wichita, KS 67202	
	Hildreths' Oil & Gas		Spencer, WV 25276	
	Artex Oil Company		Marietta, OH 45750	
	North Country Energy LLC		Amarillo, TX 79159	
	Callon Petroleum Co.		Houston, TX 77077	
	Kenneth W. Cory, LTD		Bellaire, TX 77401	
	Term Energy Corporation		Harrisvill, WV 26362	



LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	Drain Oil Co., LLC	(b) (6)	Fritch, TX 79036-0809	(b) (6)
	GAEA Services, Inc		San Antonio, TX 78216-2607	
	HY Tech Inc		Pampa, Texas 79065	
	TMR Exploration, Inc		Bossier City, LA 71171-5625	
	Tanos Exploration II, LLC		Tyler, TX 75701	
	Titanium Environmental Services, LLC		Longview TX 75606-4029	
	Will-Drill Production Co, Inc		Shreveport, LA 71101-3194	
	Fora Company		Borger, TX 79007	
	Kismet Properties, Inc		Amarillo, TX 79105-0146	
	Midnight Oil Corporation		Borger, TX 79007	
	San Isidro		Sandia, TX 78383	
	Wes-Mor Drilling, Inc		Graham, TX 76450	
	Wheeler Energy, LLC		Tulsa, OK 74101-1439	
	Cambridge Production, Inc		Amarillo, TX 79109	
	Foresta Gathering, LLC		Weatherford, TX 76086	
	John R. Basnett		Fairfield, IL 62837	

(b) (6)	OXXN	(b) (6)	Weatherford, TX 76086	(b) (6)
	Travis H. Davis Gas		Spearman, Texas 79081	
	Daco, Inc		Spearman, Texas 79081	
	Porter Operating Company LLC		Pampa, TX 79066-0377	
	Le Jan Inc		Pampa, TX 79066-0377	
	S & W Oil and Gas, LLC		Pampa, TX 79066-1999	

LAST_NAME	CorporateName	ADDRESS1	CITY_	Salutation
(b) (6)	Double M Petro Properties INC	(b) (6)	Haskell, TX 795221	(b) (6)
	Allegheny Land and Exploration		Warren PA 16365	
	Amen Oil LLc		Graham, Texas 76450	
	Amen Oil LLc		Graham, Texas 76450	
	Arris Operating Company LLC		Denver, CO 80202	
	Benson-McCown & Company		Amarillo, TX 79114	
	BKJ Oil, LLC		Archer City, TX 76351	
	CMX Inc. of Kansas		Wichita KS 67206	
	Covenant Operating		Wichita Falls, TX 76308	
	Deborah M. Bockhoff		Olney, TX 76374	
	E & W Production		Olney, TX 76374	
	GLORI ENERGY HOLDINGS INC.		Houston, TX 77053	
	Herman L Loeb		Lawrenceville, IL 62439	
	Howard and Taylor		Wynnewood, OK 73098	
	IT'LL DO OIL COMPANY		Petrolia, TX 76377	
	J & A Oil Properties		Olney, TX 76374	
	James B Myers		Olney, TX 76374	

(b) (6)	John H. Cuba	(b) (6)	Olney, TX 76374	(b) (6)
	Kaiser Francis Oil Company		Tulsa, OK 74136	
	LIVINGSTON, F. L.		Haskell, TX 795221	
	Magnum Energy		Norman, OK 73072	
	MASSIE OIL COMPANY		Petrolia, TX 76377	
	Mike Palmer Oil		Megargel, TX 76370	
	Papco, Inc.		Warren PA 16365	
	PDC Energy		Denver, CO 80203	
	PennView Exploration Inc. and PVE Oil Corp.		Blairsville, PA 15717	
	Pierce and Petersen K On and Gas		Warren PA 16365	
	Enterprises Inc and Stuart Run Wild Life		Titusville, PA 16354	
	Red Oak Energy		Withita, KS, 67207	
	RLS OIL COMPANY		Tulia, TX 79088	
	Royale Energy		El Cajon, CA 92019	
	SCOTT OPERATING, INC.		Albany, TX 76430	
	Scott Palmer Oil		Olney, TX 76374	
	Simco Oil		Lytle, TX 78052	

(b) (6)	STINE MASSIE OIL, LLC	(b) (6)	Petrolia, TX 76377	(b) (6)
	STINE MASSIE OIL, LLC		Ringgold, TX 76261	
	STINE MASSIE OIL, LLC		Mansfield, TX 76063	
	STINE-HAWKINS		Mansfield, TX 76063	
	SV ABS Interest Wetmore Project		Saint Marys, PA 15857	
	Wejco, Inc		Rising Star, TX 76471	
	WOODS OPERATING COMPANY INC		Shreveport, LA, 71136	
	WYCO Oil and Gas, LLC		Odessa, TX 79768	
	ZACHRIS, INC.		Mansfield, TX 76063	
			Adamsville, OH 43802	
			Norphlet, AR 71759	
			Tulsa, OK 74108	
			Mount Carmel, IL 62863	
			Spring, TX 77380	
			Odessa, TX 79765	
			Odessa, TX 79762	
			SEYMOUR, TX 76380	
			Olney, TX 76374	



(b) (6)		(b) (6)	Fort Worth, TX 76102	(b) (6)
			Worthington, PA 16262	
			Jacksboro, TX 76458	
			Franklin, PA 16323	
			Norman, OK 73072	
			Houston, TX 77079	
			Houston, TX 77070	
			Torrance, CA 90501	
			Iowa Park, TX 76367	
			Eastland, TX 76448	
			Rising Star, TX 76471	
			Houston, TX 77079	
			Warren, PA 16365	
			Midland, TX 79710	
			Tulsa, OK 74103	
			New Braunfels, TX 78132	
			Midland, TX 79705	
			Lubbock, TX 79464	

Last_Name	CorporateName	ADDRESS1	CITY__
(b) (6)	Aera Energy LLC		Bakersfield, CA 93389
	Altiers		
	Cobra Oil and Gas Corporation		Wichita Falls, KS, 76307
	Brehim Oil, Inc.		Mt. Vernon, IL 62864
	GMT Exploration Company		Denver, CO 80202
	J.M. Adams Roustabout & Pipeline Construction, Inc		New Concord, OH 43762
	Crimson Exploration Operating, Inc.		Houston, TX 77002
	Double "D" Company		Winfield, KS 67156
	Roberts & Hammack, Inc.		Lafayette, LA 70505
	RJD Management Co, Inc		Lubbock, TX 79408
	3H Well Service		Gainesville, TX 76240
			Ridgeland, MS 39157
	Kodiak Petroleum, Inc		Englewood, CO 80155

## Salutation

(b) (6)

[REDACTED]